FORM NLRB-502 (RC) (2-18)

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD **RC PETITION**

DO NOT WRITE IN THIS SPACE						
O5-RC-289213	Date Filed 01-20-2022					

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INSTRUCTIONS: Unless e-Filed us employer concerned is located. Th the employer and all other parties Case Procedures (Form NLRB 481	e petition n named in ti 2). The sho	nust be accom ne petition of: (wing of interes	panied b 1) the pe it should	y both a sh tition; (2) 5 only be file	owing of interest (see 6) tatement of Position for ad with the NLRB and sh	b below) and m (Form NLF ould not be	a certificate (B-505); and served on th	of service st (3) Description e employer o	on of Repri	esentation party.
PURPOSE OF THIS PETITION: R bargaining by Petitioner and Petitic requests that the National Labor	oner desires	to be certified a	s represe under it	entative of the proper at	ne employees. The Petition of thority pursuant to Sect	ner alleges t ion 9 of the l	hat the follo National Lab	or Relations	stances exi Act.	ective st and
2a. Name of Employer:					Establishment(s) involved			State, ZIP cod	ie):	
Starbucks Corporation			6980	Forest l	Hill Avenue; Richi	nond, VA	23235			0.50
3a. Employer Representative - Nam	e and Title:				ne as 2b - state same):		F 1000			
Kevin Johnson, President	and CEC)	2401	Utah A	venue South, Suite	800, Sea	ttle, WA	98134		
(see attached for Sa	l i na F	isher-Gu	y)							
3c. Tel. No.	3d. Cell No.			3e. Fax N	D.	3f. E-Mail A				
206-318-2212						kevin.jo		tarbucks.		
4a. Type of Establishment (Factory, n	nine, wholes	aler, etc.)			pal Product or Service		10	State where	unit is locat	ed:
Coffee Shop				Food a	nd Beverage		Richmon			
5b. Description of Unit Involved:				1			6a. Number	of Employees	s in Unit:	
Included:		D	1100		A Ct Ma.		27			
All full-time and regular p	art-time	Baristas, S	niπ Si	iperviso	rs, Assi. Store iviai	nager	Sh Do a su	bstantial num	her /30% or	muce)
Excluded:					laffeed by the Act		of the er	mplovees in th	e unit wish	to be
Store Managers, office cle	ericals, g	uards and s	upervi	sors as o	enned by the Act	an		nted by the Pe eclined recogn		Yes No
Check One: 7a. Request for reconnection on or about (Date)	ognition as i	sargaining Kepi (If	resentativ no reply r	e was mad eceived, so	state).		a Ciribioles o	ocimiaa radogi		
7b. Petitioner is cur	rently recog				and desires certification un	nder the Act.				
8a. Name of Recognized or Certifie	d Bargalnii	ng Agent (If no	ne, so sta	(e) 8b. A	ddress:					
None										
8c. Tel. No.	8d. Cell No	i.		8e. Fax N	0.	8f. E-Mail A	ddress			
8g. Affiliation, if any:	n, if any: 8h. Date of Recognition or Certification			8i. Expiration Date of Current or Most Recent Contract, if any (Month, Day, Year)						
9. Is there now a strike or picketing a	t the Employ	ver's establishm	ent(s) inv	olved? No	If so, approxima	ately how max	ny employees	are participa	ting?	
(Name of Labor Organization)				150		, has picketed				nr)
10. Organizations or individuals other	s then Betitie	oper and those i	named in	items 8 and						
individuals known to have a repre	esentative in	terest in any en	nployees	in the unit d	escribed in item 5b above.	. (If none, so	state)			
10a. Name		10b. Address				10c. Tel. N	о.	10d. Cell No.		
, sa riano										
							10e. Fax No. 10f. E-Mail Address			
11. Election Details: If the NLRB co	nducts and	election in this r	matter, st	ate your pos	sition with respect to any s	uch election:	11a. Election	n Type:		
							Manua Manua		Mixed	Manual/Mail
11b. Election Date(s):		11c. Election 7	īme(s):			11d. Electi	on Location(s	s):		
2/8/22		N/A				N/A			. v <u> </u>	
12a. Full Name of Petitioner (include	ding local na	me and numbe	r):		12b. Address (street an					
Mid-Atlantic Regional Jo	int Boar	d, Workers	Unite	d	5753 Industry L	ane; Bldg	C-Suite	101; Fred	erick M	D 21704
12c. Full name of national or interna	tional labor	organization of	which Pet	itioner is an	affiliate or constituent (if r	one, so state):			
Workers United	100	•								
12d. Tel. No.	12e. Cell I	No.		12f. Fax	No.	12g. E-Ma	il Address			
410-659-2191						pjaysr(marjb.o	rg		
13. Representative of the Petition	er who will	accept service	of all pa	pers for pu	rposes of the representa	tion proceed	ting.			
13a. Name and Title: Matthew D. Areman, Esqui	re				Broad Street - Suite			PA 19109		
40- Tol No	194 0-0	Ma	. 1	13e. Fax	No.	13f. E-Mai	I Address			- 11
13c. Tel. No. 215-875-3100	13d. Cell I	10.			90-0668			cowitzand	richman	.com
I declare that I have read the above	e petition a	nd that the sta	tements							
Name (Print)		Signat	MA	11	7.//	itle.				Date
MATTHEW D. AREMA	N		IM	IVIL	1 V	Attorney				1/18/22

ATTACHMENT TO RC PETITION

Section 3 - Employer Representative

Salina Fisher-Guy, District Manager Telephone: 804-456-8011 Email: sfisherg@starbucks.com



REGION 5

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

Agency Website: www.nlrb.gov Telephone: (410)962-2822 Fax: (410)962-2198



January 21, 2022

URGENT

Re:

pjaysr@marjb.org Mr. Patrick Jones, Sr. Mid-Atlantic Regional Joint Board, Workers United 5753 Industry Lane, Bldg. C, Suite 101 Frederick, MD 21704

BANK OF AMERICA CENTER, TOWER II

100 S. CHARLES STREET, STE 600

BALTIMORE, MD 21201

Starbucks Corporation Case 05-RC-289213

Dear Mr. Jones:

The enclosed petition that you filed with the National Labor Relations Board (NLRB) has been assigned the above case number. This letter tells you how to contact the Board agent who will be handling this matter; explains your obligation to provide the originals of the showing of interest and the requirement that you complete and serve a Responsive Statement of Position form in response to each timely filed and served Statement(s) of Position; notifies you of a hearing; describes the employer's obligation to post and distribute a Notice of Petition for Election, complete a Statement of Position and provide a voter list; requests that you provide certain information; notifies you of your right to be represented; and discusses some of our procedures including how to submit documents to the NLRB.

Investigator: This petition will be investigated by Field Examiner Cameron Myers whose telephone number is (410)962-2737. The Board agent will contact you shortly to discuss processing the petition. If you have any questions, please do not hesitate to call the Board agent. The Board agent may also contact you and the other party or parties to schedule a conference meeting or telephonic or video conference for some time before the close of business the day following receipt of the final Responsive Statement(s) of Position. This will give the parties sufficient time to determine if any issues can be resolved prior to hearing or if a hearing is necessary. If the agent is not available, you may contact Supervisory Field Attorney Patrick J. Cullen whose telephone number is (410)962-2916. If appropriate, the NLRB attempts to schedule an election either by agreement of the parties or by holding a hearing and then directing an election.

Showing of Interest: If the Showing of Interest you provided in support of your petition was submitted electronically or by fax, the original documents which constitute the Showing of Interest containing handwritten signatures must be delivered to the Regional office within 2 business days. If the originals are not received within that time the Region will dismiss your petition.

Notice of Hearing: Enclosed is a Notice of Representation Hearing to be conducted at 9:00 a.m. on Thursday, February 10, 2022 via Videoconference, if the parties do not voluntarily agree to an election. If a hearing is necessary, the hearing will run on consecutive days until concluded unless the regional director concludes that extraordinary circumstances warrant otherwise. Before the hearing begins, we will continue to explore potential areas of agreement with the parties in order to reach an election agreement and to eliminate or limit the costs associated with formal hearings.

Upon request of a party showing good cause, the regional director may postpone the hearing. A party desiring a postponement should make the request to the regional director in writing, set forth in detail the grounds for the request, and include the positions of the other parties regarding the postponement. E-Filing the request is required. A copy of the request must be served simultaneously on all the other parties, and that fact must be noted in the request.

Posting and Distribution of Notice: The Employer must post the enclosed Notice of Petition for Election by January 28, 2022, in conspicuous places, including all places where notices to employees are customarily posted. If it customarily communicates electronically with its employees in the petitioned-for unit, it must also distribute the notice electronically to them. The Employer must maintain the posting until the petition is dismissed or withdrawn or this notice is replaced by the Notice of Election. Failure to post or distribute the notice may be grounds for setting aside the election if proper and timely objections are filed.

Statement of Position: In accordance with Section 102.63(b) of the Board's Rules, the Employer is required to complete the enclosed Statement of Position form, have it signed by an authorized representative, and file a completed copy with any necessary attachments, with this office and serve it on all parties named in the petition by **noon Eastern Time** on **February 02, 2022**. The Statement of Position must include a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. If the Employer contends that the proposed unit is inappropriate, it must separately list the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit to make it an appropriate unit. The Employer must also indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit.

Required Responsive Statement of Position (RSOP): In accordance with Section 102.63(b) of the Board's Rules, following timely filing and service of a Statement of Position, the petitioner is required to complete the enclosed Responsive Statement of Position form addressing issues raised in any Statement(s) of Position. The petitioner must file a complete, signed RSOP in response to all other parties' timely filed and served Statement of Position, with all required attachments, with this office and serve it on all parties named in the petition such that it is received by them by noon Eastern Time on February 07, 2022. This form solicits information that will facilitate entry into election agreements or streamline the pre-election hearing if the parties are unable to enter into an election agreement. This form must be e-Filed, but unlike other e-Filed documents, will not be timely if filed on the due date but after noon Eastern Time. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent named above.

Failure to Supply Information: Failure to supply the information requested by the RSOP form may preclude you from litigating issues under Section 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, cross-examining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the pre-election hearing. from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§ 102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

<u>Voter List</u>: If an election is held in this matter, the Employer must transmit to this office and to the other parties to the election, an alphabetized list of the full names and addresses of all eligible voters, including their shifts, job classifications, work locations, and other contact information including available personal email addresses and available personal home and cellular telephone numbers. Usually, the list must be furnished within 2 business days of the issuance of the Decision and Direction of Election or approval of an election agreement. The list must be electronically filed with the Region and served electronically on the other parties. To guard against potential abuse, this list may not be used for purposes other than the representation proceeding, NLRB proceedings arising from it or other related matters.

Under existing NLRB practice, an election is not ordinarily scheduled for a date earlier than 10 days after the date when the Employer must file the voter list with the Regional Office. However, a petitioner and/or union entitled to receive the voter list may waive all or part of the 10-day period by executing Form NLRB-4483, which is available on the NLRB's website or from an NLRB office. A waiver will not be effective unless all parties who are entitled to the voter list agree to waive the same number of days.

<u>Information Needed Now:</u> Please submit to this office, as soon as possible, the following information needed to handle this matter:

- (a) The correct name of the Union as stated in its constitution or bylaws.
- (b) A copy of any existing or recently expired collective-bargaining agreements, and any amendments or extensions, or any recognition agreements covering any employees in the petitioned-for unit.
- (c) If potential voters will need notices or ballots translated into a language other than English, the names of those languages and dialects, if any.
- (d) The name and contact information for any other labor organization (union) claiming to represent or have an interest in any of the employees in the petitioned-for unit and for any employer who may be a joint employer of the employees in the proposed unit. Failure to disclose the existence of an interested party may delay the processing of the petition.

<u>Right to Representation</u>: You have the right to be represented by an attorney or other representative in any proceeding before the NLRB. In view of our policy of processing these cases expeditiously, if you wish to be represented, you should obtain representation promptly. Your representative must notify us in writing of this fact as soon as possible by completing Form NLRB-4701, Notice of Appearance. This form is available on our website, <u>www.nlrb.gov</u>, or from an NLRB office upon your request.

If someone contacts you about representing you in this case, please be assured that no organization or person seeking your business has any "inside knowledge" or favored relationship with the NLRB. Their knowledge regarding this matter was obtained only through access to information that must be made available to any member of the public under the Freedom of Information Act.

Procedures: Pursuant to Section 102.5 of the Board's Rules and Regulations, parties must submit all documentary evidence, including statements of position, exhibits, sworn statements, and/or other evidence, by electronically submitting (E-Filing) them through the Agency's web site (www.nlrb.gov). You must e-file all documents electronically or provide a written statement explaining why electronic submission is not possible or feasible. Failure to comply with Section 102.5 will result in rejection of your submission. The Region will make its determinations solely based on the documents and evidence properly submitted. All evidence submitted electronically should be in the form in which it is normally used and maintained in the course of business (i.e., native format). Where evidence submitted electronically is not in native format, it should be submitted in a manner that retains the essential functionality of the native format (i.e., in a machine-readable and searchable electronic format). If you have questions about the submission of evidence or expect to deliver a large quantity of electronic records, please promptly contact the Board agent investigating the petition.

Information about the NLRB and our customer service standards is available on our website, www.nlrb.gov, or from an NLRB office upon your request. We can provide assistance for persons with limited English proficiency or disability. Please let us know if you or any of your witnesses would like such assistance.

Very truly yours,

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Sean R. Marshall Regional Director

Enclosures

- 1. Petition
- 2. Notice of Petition for Election (Form 5492)
- 3. Notice of Representation Hearing
- 4. Description of Procedures in Certification and Decertification Cases (Form 4812)
- 5. Statement of Position form and Commerce Questionnaire (Form 505)
- 6. Responsive Statement of Position (Form 506)

cc: mareman@markowitzandrichman.com Matthew D. Areman, Esq. Markowitz & Richman 123 S. Broad Street, Suite 2020 Philadelphia, PA 19109



National Labor Relations Board



NOTICE OF PETITION FOR ELECTION

This notice is to inform employees that Mid-Atlantic Regional Joint Board, Workers United has filed a petition with the National Labor Relations Board (NLRB), a Federal agency, in Case 05-RC-289213 seeking an election to become certified as the representative of the employees of Starbucks Corporation in the unit set forth below:

Included: All full-time and regular part-time Baristas, Shift Supervisors, Asst. Store Manager. Excluded: Store Managers, office clericals, guards and supervisors as defined by the Act.

This notice also provides you with information about your basic rights under the National Labor Relations Act, the processing of the petition, and rules to keep NLRB elections fair and honest.

YOU HAVE THE RIGHT under Federal Law

- To self-organization
- To form, join, or assist labor organizations
- To bargain collectively through representatives of your own choosing
- To act together for the purposes of collective bargaining or other mutual aid or protection
- To refuse to do any or all of these things unless the union and employer, in a state
 where such agreements are permitted, enter into a lawful union-security agreement
 requiring employees to pay periodic dues and initiation fees. Nonmembers who inform
 the union that they object to the use of their payments for nonrepresentational
 purposes may be required to pay only their share of the union's costs of
 representational activities (such as collective bargaining, contract administration, and
 grievance adjustments).

PROCESSING THIS PETITION

Elections do not necessarily occur in all cases after a petition is filed. NO FINAL DECISIONS HAVE BEEN MADE YET regarding the appropriateness of the proposed unit or whether an election will be held in this matter. If appropriate, the NLRB will first see if the parties will enter into an election agreement that specifies the method, date, time, and location of an election and the unit of employees eligible to vote. If the parties do not enter into an election agreement, usually a hearing is held to receive evidence on the appropriateness of the unit and other issues in dispute. After a hearing, an election may be directed by the NLRB, if appropriate.

IF AN ELECTION IS HELD, it will be conducted by the NLRB by secret ballot and Notices of Election will be posted before the election giving complete details for voting.

ELECTION RULES

Form NLRB-5492 (Rev: 12-2015)

The NLRB applies rules that are intended to keep its elections fair and honest and that result in a free choice. If agents of any party act in such a way as to interfere with your right to a free election, the election can be set aside by the NLRB. Where appropriate the NLRB provides other remedies, such as reinstatement for employees fired for exercising their rights, including backpay from the party responsible for their discharge.

The following are examples of conduct that interfere with employees' rights and may result in setting aside the election:

- Threatening loss of jobs or benefits by an employer or a union
- Promising or granting promotions, pay raises, or other benefits, to influence an employee's vote by a party capable of carrying out such promises
- An employer firing employees to discourage or encourage union activity or a union causing them to be fired to encourage union activity
- Making campaign speeches to assembled groups of employees on company time, where attendance is mandatory, within the 24-hour period before the polls for the election first open or, if the election is conducted by mail, from the time and date the ballots are scheduled to be sent out by the Region until the time and date set for their return
- Incitement by either an employer or a union of racial or religious prejudice by inflammatory appeals
- Threatening physical force or violence to employees by a union or an employer to influence their votes

Please be assured that IF AN ELECTION IS HELD, every effort will be made to protect your right to a free choice under the law. Improper conduct will not be permitted. All parties are expected to cooperate fully with the NLRB in maintaining basic principles of a fair election as required by law. The NLRB as an agency of the United States Government does not endorse any choice in the election.

For additional information about the processing of petitions, go to <u>www.nlrb.gov</u> or contact the NLRB at (410)962-2822.

THIS IS AN OFFICIAL GOVERNMENT NOTICE AND MUST NOT BE DEFACED BY ANYONE. IT MUST REMAIN POSTED WITH ALL PAGES SIMULTANEOUSLY VISIBLE UNTIL REPLACED BY THE NOTICE OF ELECTION OR THE PETITION IS DISMISSED OR WITHDRAWN.







UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD REGION 5



Starbucks Corporation

Employer

and

Mid-Atlantic Regional Joint Board, Workers United
Petitioner

Case 05-RC-289213

NOTICE OF REPRESENTATION HEARING

The Petitioner filed the attached petition pursuant to Section 9(c) of the National Labor Relations Act. It appears that a question affecting commerce exists as to whether the employees in the unit described in the petition wish to be represented by a collective-bargaining representative as defined in Section 9(a) of the Act.

YOU ARE HEREBY NOTIFIED that, pursuant to Sections 3(b) and 9(c) of the Act, at 9:00 a.m. on **Thursday, February 10, 2022** and on consecutive days thereafter until concluded, at the National Labor Relations Board offices **via Videoconference**, a hearing will be conducted before a hearing officer of the National Labor Relations Board. At the hearing, the parties will have the right to appear in person or otherwise, and give testimony.

YOU ARE FURTHER NOTIFIED that, pursuant to Section 102.63(b) of the Board's Rules and Regulations, Starbucks Corporation must complete the Statement of Position and file it and all attachments with the Regional Director and serve it on the parties listed on the petition such that is received by them by no later than **noon** Eastern time on **February 02, 2022.** Following timely filing and service of a Statement of Position by Starbucks Corporation, the Petitioner must complete its Responsive Statement of Position(s) responding to the issues raised in the Employer's and/or Union's Statement of Position and file them and all attachments with the Regional Director and serve them on the parties named in the petition such they are received by them no later than **noon** Eastern on **February 07, 2022**.

Pursuant to Section 102.5 of the Board's Rules and Regulations, all documents filed in cases before the Agency must be filed by electronically submitting (E-Filing) through the Agency's website (www.nlrb.gov), unless the party filing the document does not have access to the means for filing electronically or filing electronically would impose an undue burden. Documents filed by means other than E-Filing must be accompanied by a statement explaining why the filing party does not have access to the means for filing electronically or filing electronically would impose an undue burden. Detailed instructions for using the NLRB's E-Filing system can be found in the E-Filing System User Guide

The Statement of Position and Responsive Statement of Position must be E-Filed but, unlike other E-Filed documents, must be filed by **noon** Eastern on the due date in order to be timely. If an election agreement is signed by all parties and returned to the Regional Office before the due date of the Statement of Position, the Statement of Position and Responsive Statement of Position are not required to be filed. If an election agreement is signed by all parties and returned to the Regional office after the due date of the Statement of Position but before the due date of the Responsive Statement of Position, the Responsive Statement of Position is not required to be filed.

Dated: January 21, 2022

/s/ Sean R. Marshall

Sean R. Marshall, Regional Director National Labor Relations Board, Region 05 Bank of America Center, Tower II 100 S. Charles Street, Ste. 600 Baltimore, MD 21201

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD

DESCRIPTION OF REPRESENTATION CASE PROCEDURES IN CERTIFICATION AND DECERTIFICATION CASES

The National Labor Relations Act grants employees the right to bargain collectively through representatives of their own choosing and to refrain from such activity. A party may file an RC, RD or RM petition with the National Labor Relations Board (NLRB) to conduct a secret ballot election to determine whether a representative will represent, or continue to represent, a unit of employees. An RC petition is generally filed by a union that desires to be certified as the bargaining representative. An RD petition is filed by employees who seek to remove the currently recognized union as the bargaining representative. An RM petition is filed by an employer who seeks an election because one or more individuals or unions have sought recognition as the bargaining representative, or based on a reasonable belief supported by objective considerations that the currently recognized union has lost its majority status. This form generally describes representation case procedures in RC, RD and RM cases, also referred to as certification and decertification cases.

Right to be Represented – Any party to a case with the NLRB has the right to be represented by an attorney or other representative in any proceeding before the NLRB. A party wishing to have a representative appear on its behalf should have the representative complete a Notice of Appearance (Form NLRB-4701), and E-File it at www.nlrb.gov or forward it to the NLRB Regional Office handling the petition as soon as possible.

Filing and Service of Petition – A party filing an RC, RD or RM petition is required to serve a copy of its petition on the parties named in the petition along with this form and the Statement of Position form. The petitioner files the petition with the NLRB, together with (1) a certificate showing service of these documents on the other parties named in the petition, and (2) a showing of interest to support the petition. The showing of interest is not served on the other parties.

Notice of Hearing – After a petition in a certification or decertification case is filed with the NLRB, the NLRB reviews the petition, certificate of service, and the required showing of interest for sufficiency, assigns the petition a case number, and promptly sends letters to the parties notifying them of the Board agent who will be handling the case. In most cases, the letters include a Notice of Representation Hearing. Except in cases presenting unusually complex issues, this pre-election hearing is set for a date 14 business days (excluding weekends and federal holidays) from the date of service of the notice of hearing. Once the hearing begins, it will continue day to day until completed absent extraordinary circumstances. The Notice of Representation Hearing also sets the due date for filing and serving the Statement(s) of Position and the Responsive Statement of Position(s). Included with the Notice of Representation Hearing are the following: (1) copy of the petition, (2) this form, (3) Statement of Position for non-petitioning parties, (4) petitioner's Responsive Statement of Position, (5) Notice of Petition for Election, and (6) letter advising how to contact the Board agent who will be handling the case and discussing those documents.

Hearing Postponement: Requests to postpone the hearing are not routinely granted, but the regional director may postpone the hearing for good cause. A party wishing to request a postponement should make the request in writing and set forth in detail the grounds for the request. The request should include the positions of the other parties regarding the postponement. The request must be filed electronically ("E-Filed") on the Agency's website (www.nlrb.gov) by following the instructions on the website. A copy of the request must be served simultaneously on all the other parties, and that fact must be noted in the request.

Statement of Position Form and List(s) of Employees — The Statement of Position form solicits commerce and other information that will facilitate entry into election agreements or streamline the preelection hearing if the parties are unable to enter into an election agreement. In an RC or RD case, as part of its Statement of Position form, the employer also provides a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit. If the employer contends that the proposed unit is not appropriate, the employer must separately list the same information for all individuals that the employer contends must be added to the proposed unit to make it an appropriate unit, and must further indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional

form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Ordinarily the Statement of Position must be filed with the Regional Office and served on the other parties such that it is received by them by noon 8 business days from the issuance of the Notice of Hearing. The regional director may postpone the due date for filing and serving the Statement of Position for good cause. The Statement of Position form must be E-Filed but, unlike other E-Filed documents, will not be timely if filed on the due date but after noon in the time zone of the Region where the petition is filed. Consequences for failing to satisfy the Statement of Position requirement are discussed on the following page under the heading "Preclusion." A request to postpone the hearing will not automatically be treated as a request for an extension of the Statement of Position due date. If a party wishes to request both a postponement of the hearing and a postponement of the Statement of Position due date, the request must make that clear and must specify the reasons that postponements of both are sought.

Responsive Statement of Position – Petitioner's Responsive Statement(s) of Position solicits a response to the Statement(s) of Position filed by the other parties and further facilitates entry into election agreements or streamlines the preelection hearing. A petitioner must file a Responsive Statement of Position in response to each party's Statement of Position addressing each issue in each Statement of Position(s), if desired. In the case of an RM petition, the employer-petitioner must also provide commerce information and file and serve a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit. Ordinarily, the Responsive Statement of Position must be electronically filed with the Regional Office and served on the other parties such that it is received by noon 3 business days prior to the hearing. The regional director may postpone the due date for filing and serving the Responsive Statement of Position for good cause. The Responsive Statement of Position form must be E-Filed but, unlike other E-Filed documents, will not be timely if filed on the due date but after noon in the time zone of the Region where the petition is filed. Consequences for failing to satisfy the Responsive Statement of Position requirement are discussed on the following page under the heading "Preclusion." A request to postpone the hearing will not automatically be treated as a request for an extension of the Responsive Statement of Position due date. If a party wishes to request both a postponement of the hearing and a Postponement of the Responsive Statement of Position due date, the request must make that clear and must specify the reasons that postponements of both are sought.

Posting and Distribution of Notice of Petition for Election – Within 5 business days after service of the notice of hearing, the employer must post the Notice of Petition for Election in conspicuous places, including all places where notices to employees are customarily posted, and must also distribute it electronically to the employees in the petitioned-for unit if the employer customarily communicates with these employees electronically. The employer must maintain the posting until the petition is dismissed or withdrawn, or the Notice of Petition for Election is replaced by the Notice of Election. The employer's failure properly to post or distribute the Notice of Petition for Election may be grounds for setting aside the election if proper and timely objections are filed.

Election Agreements – Elections can occur either by agreement of the parties or by direction of the regional director or the Board. Three types of agreements are available: (1) a Consent Election Agreement (Form NLRB-651); (2) a Stipulated Election Agreement (Form NLRB-652); and (3) a Full Consent Agreement (Form NLRB-5509). In the Consent Election Agreement and the Stipulated Election Agreement, the parties agree on an appropriate unit and the method, date, time, and place of a secret ballot election that will be conducted by an NLRB agent. In the Consent Agreement, the parties also agree that post-election matters (election objections or determinative challenged ballots) will be resolved with finality by the regional director; whereas in the Stipulated Election Agreement, the parties agree that they may request Board review of the regional director's post-election determinations. A Full Consent Agreement provides that the regional director will make final determinations regarding all pre-election and post-election issues.

Hearing Cancellation Based on Agreement of the Parties – The issuance of the Notice of Representation Hearing does not mean that the matter cannot be resolved by agreement of the parties. On the contrary, the NLRB encourages prompt voluntary adjustments and the Board agent assigned to the case will work with the parties to enter into an election agreement, so the parties can avoid the time and expense of participating in a hearing.

Hearing – A hearing will be held unless the parties enter into an election agreement approved by the regional director or the petition is dismissed or withdrawn.

Purpose of Hearing: The primary purpose of a pre-election hearing is to determine if a question of representation exists. A question of representation exists if a proper petition has been filed concerning a unit

appropriate for the purpose of collective bargaining or, in the case of a decertification petition, concerning a unit in which a labor organization has been certified or is being currently recognized by the employer as the bargaining representative.

Issues at Hearing: Issues that might be litigated at the pre-election hearing include: jurisdiction; labor organization status; bars to elections; unit appropriateness; expanding and contracting unit issues; inclusion of professional employees with nonprofessional employees; seasonal operation; potential mixed guard/non-guard unit; and eligibility formulas. At the hearing, the timely filed Statement of Position and Responsive Statement of Position(s) will be received into evidence. The hearing officer will not receive evidence concerning any issue as to which the parties have not taken adverse positions, except for evidence regarding the Board's jurisdiction over the employer and evidence concerning any issue, such as the appropriateness of the proposed unit, as to which the regional director determines that record evidence is necessary.

Preclusion: At the hearing, a party will be precluded from raising any issue, presenting any evidence relating to any issue, cross-examining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or Responsive Statement of Position(s) or to place in dispute in timely response to another party's Statement of Position or response, except that no party will be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the pre-election hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. As set forth in §102.66(d) of the Board's rules, if the employer fails to timely furnish the lists of employees, the employer will be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by crossexamination of witnesses.

Conduct of Hearing: If held, the hearing is usually open to the public and will be conducted by a hearing officer of the NLRB. Any party has the right to appear at any hearing in person, by counsel, or by other representative, to call, examine, and cross-examine witnesses, and to introduce into the record evidence of the significant facts that support the party's contentions and are relevant to the existence of a question of representation. The hearing officer also has the power to call, examine, and cross-examine witnesses and to introduce into the record documentary and other evidence. Witnesses will be examined orally under oath. The rules of evidence prevailing in courts of law or equity shall not be controlling. Parties appearing at any hearing who have or whose witnesses have disabilities falling within the provisions of Section 504 of the Rehabilitation Act of 1973, as amended, and 29 C.F.R. 100.503, and who in order to participate in this hearing need appropriate auxiliary aids, as defined in 29 C.F.R. 100.503, should notify the regional director as soon as possible and request the necessary assistance.

Official Record: An official reporter will make the only official transcript of the proceedings and all citations in briefs or arguments must refer to the official record. (Copies of exhibits should be supplied to the hearing officer and other parties at the time the exhibit is offered in evidence.) All statements made at the hearing will be recorded by the official reporter while the hearing is on the record. If a party wishes to make off-the-record remarks, requests to make such remarks should be directed to the hearing officer and not to the official reporter. After the close of the hearing, any request for corrections to the record, either by stipulation or motion, should be forwarded to the regional director.

Motions and Objections: All motions must be in writing unless stated orally on the record at the hearing and must briefly state the relief sought and the grounds for the motion. A copy of any motion must be served immediately on the other parties to the proceeding. Motions made during the hearing are filed with the hearing officer. All other motions are filed with the regional director, except that motions made after the transfer of the record to the Board are filed with the Board. If not E-Filed, an original and two copies of written motions shall be filed. Statements of reasons in support of motions or objections should be as concise as possible. Objections shall not be deemed waived by further participation in the hearing. On appropriate request, objections may be permitted to stand to an entire line of questioning. Automatic exceptions will be allowed to all adverse rulings.

Election Details: Prior to the close of the hearing the hearing officer will: (1) solicit the parties' positions (but will not permit litigation) on the type, date(s), time(s), and location(s) of the election and the eligibility period; (2) solicit the name, address, email address, facsimile number, and phone number of the employer's on-site representative to whom the regional director should transmit the Notice of Election if an election is directed; (3) inform the parties that the regional director will issue a decision as soon as practicable and will immediately transmit the document to the parties and their designated representatives by email, facsimile, or by overnight mail (if neither an email address nor facsimile number was provided); and (4) inform the parties of their obligations if the director directs an election and of the time for complying with those obligations.

Oral Argument and Briefs: Upon request, any party is entitled to a reasonable period at the close of the hearing for oral argument, which will be included in the official transcript of the hearing. At any time before the close of the hearing, any party may file a memorandum addressing relevant issues or points of law. Post-hearing briefs shall be due within 5 business days of the close of the hearing. The hearing officer may allow up to 10 additional business days for such briefs prior to the close of hearing and for good cause. If filed, copies of the memorandum or brief shall be served on all other parties to the proceeding and a statement of such service shall be filed with the memorandum or brief. No reply brief may be filed except upon special leave of the regional director. Briefs including electronic documents, filed with the Regional Director must be formatted as double-spaced in an 8½ by 11 inch format and must be e-filed through the Board's website, www.nlrb.gov.

Regional Director Decision - After the hearing, the regional director issues a decision directing an election, dismissing the petition or reopening the hearing. A request for review of the regional director's pre-election decision may be filed with the Board at any time after issuance of the decision until 10 business days after a final disposition of the proceeding by the regional director. Accordingly, a party need not file a request for review before the election in order to preserve its right to contest that decision after the election. Instead, a party can wait to see whether the election results have mooted the basis of an appeal. The Board will grant a request for review only where compelling reasons exist therefor.

Voter List – The employer must provide to the regional director and the parties named in the election agreement or direction of election a list of the full names, work locations, shifts, job classifications, and contact information (including home addresses, available personal email addresses, and available home and personal cellular ("cell") telephone numbers) of all eligible voters. (In construction industry elections, unless the parties stipulate to the contrary, also eligible to vote are all employees in the unit who either (1) were employed a total of 30 working days or more within the 12 months preceding the election eligibility date or (2) had some employment in the 12 months preceding the election eligibility date and were employed 45 working days or more within the 24 months immediately preceding the election eligibility date. However, employees meeting either of those criteria who were terminated for cause or who guit voluntarily prior to the completion of the last job for which they were employed, are not eligible.) The employer must also include in a separate section of the voter list the same information for those individuals whom the parties have agreed should be permitted to vote subject to challenge or those individuals who, according to the direction of election, will be permitted to vote subject to challenge. The list of names must be alphabetized (overall or by department) and be in the same Microsoft Word file (or Microsoft Word compatible file) format as the initial lists provided with the Statement of Position form unless the parties agree to a different format or the employer certifies that it does not possess the capacity to produce the list in the required form. When feasible, the list must be filed electronically with the regional director and served electronically on the other parties named in the agreement or direction. To be timely filed and served, the voter list must be received by the regional director and the parties named in the agreement or direction respectively within 2 business days after the approval of the agreement or issuance of the direction of elections unless a longer time is specified in the agreement or direction. A certificate of service on all parties must be filed with the regional director when the voter list is filed. The employer's failure to file or serve the list within the specified time or in proper format shall be grounds for setting aside the election whenever proper and timely objections are filed. The parties shall not use the list for purposes other than the representation proceeding, Board proceedings arising from it, and related matters.

Waiver of Time to Use Voter List – Under existing NLRB practice, an election is not ordinarily scheduled for a date earlier than 10 calendar days after the date when the employer must file the voter list with the Regional Office. However, the parties entitled to receive the voter list may waive all or part of the 10-day period by executing Form NLRB-4483. A waiver will not be effective unless all parties who are entitled to the list agree to waive the same number of days.

FORM NLRB-4812 (12-20)

Election – Information about the election, requirements to post and distribute the Notice of Election, and possible proceedings after the election is available from the Regional Office and will be provided to the parties when the Notice of Election is sent to the parties.

Withdrawal or Dismissal – If it is determined that the NLRB does not have jurisdiction or that other criteria for proceeding to an election are not met, the petitioner is offered an opportunity to withdraw the petition. If the petitioner does not withdraw the petition, the regional director will dismiss the petition and advise the petitioner of the reason for the dismissal and of the right to appeal to the Board.

REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A STATEMENT OF POSITION FORM

Completing and Filing this Form: The Notice of Hearing indicates which parties are responsible for completing the form. If you are required to complete the form, you must have it signed by an authorized representative and file a completed copy (including all attachments) with the RD and serve copies on all parties named in the petition by the date and time established for its submission. If more space is needed for your answers, additional pages may be attached. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent assigned to handle this case. You must EFile your Statement of Position at www.nlrb.gov, but unlike other e-Filed documents, it will not be timely if filed on the due date but after noon in the time zone of the Region where the petition was filed.

Note: Non-employer parties who complete this Statement of Position are NOT required to complete items 8f and 8g of the form, or to provide a commerce questionnaire or the lists described in item 7.

Required Lists: The employer's Statement of Position must include a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. If the employer contends that the proposed unit is inappropriate, the employer must separately list the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit to make it an appropriate unit. The employer must also indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx.

Consequences of Failure to Supply Information: Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, crossexamining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the preelection hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD STATEMENT OF POSITION

DO NOT WRITE IN THIS SPACE					
Case No.	Date Filed				
05-RC-289213	January 20, 2022				

INSTRUCTIONS: Submit this Statement of Position to an Neach party named in the petition in this case such that it is re Note: Non-employer parties who complete this form are NO lists described in item 7.	eceived by th	em by the date and time spec	cified in the notice of h	nearing.			
1a. Full name of party filing Statement of Position			1c. Business Phone:	1e. Fax No.:			
1b. Address (Street and number, city, state, and ZIP code)			1d. Cell No.:	1f. e-Mail Address			
2. Do you agree that the NLRB has jurisdiction over the Employer in (A completed commerce questionnaire (Attachment A) must be subm	nitted by the E	mployer, regardless of whether jui	risdiction is admitted)	'			
Do you agree that the proposed unit is appropriate? [] Yes [a. State the basis for your contention that the proposed unit is not ap shares a community of interest or are supervisors or guards)	• •	answer 3a and 3b) rou contend a classification should	d be excluded or included	1 briefly explain why, such as			
b.Stateanyclassifications, locations, orotheremployeegroupingsthat	must be added	to or excluded from the proposed u	nit to make it an appropria	te unit.			
Added		Excluded					
4. Other than the individuals in classifications listed in 3b, list any ind basis for contesting their eligibility.	ividual(s) whos	se eligibility to vote you intend to o	contest at the pre-election	n hearing in this case and the			
5. Is there a bar to conducting an elec ion in this case? [] Yes [] No If yes, state the basis for your position.							
6. Describe all other issues you intend to raise at the pre-election hearing.							
7. The employer must provide the following lists which must be alpha www.nlrb.gov/sites/default/files/attachments/basic-page/node-4 (a) A list containing the full names, work locations, shifts and job class the petition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who remain employed as of the date of the filing of the potition who re	559/Optional I ssification of all etition. (Attachr he employer m proposed unit	Forms for Voter List.docx. I individuals in the proposed unit a ment B) sust provide (1) a separate list con , if any to make it an appropriate u	is of the payroll period im taining the full names, w unit, (Attachment C) and	ork locations, shifts and job			
8a. State your position with respect to the details of any election that	may be condu	icted in this matter. Type: [] Ma	ınual [] Mail [] M	lixed Manual/Mail			
8b. Date(s)	8c. Time(s)		8d. Location(s)				
8e. Eligibility Period (e.g. special eligibility formula)	8f. Last Payroll Period Ending Date		8g. Length of payroll period [] Weekly []Biweekly [] Other (specify le				
9. Representative who will accept service of all papers for purpo	oses of the rep	presentation proceeding					
9a. Full name and title of authorized representative		9b. Signature of authorized repre	esentative	9c. Date			
9d. Address (Street and number, city, state, and ZIP code)				9e. e-Mail Address			
9f. Business Phone No.:		9g. Fax No.		9h. Cell No.			

WILLFUL FALSE STATEMENTS ON THIS PETITION CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001)

PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U S C Section 151 et seq The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation proceedings The routine uses for the information are fully set forth in the Federal Register, 71 Fed 74942-43 (December 13, 2006) The NLRB will further explain these uses upon request Failure to supply the information requested by this form may preclude you from litigating issues under 102 66(d) of the Board's Rules and Regulations and may cause the NLRB to refuse to further process a representation case or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court

FORM NLRB-5081 (3-11)	NATIONAL LABO	OR RELAT	TIONS BOARD				
QUESTIONNAIRE ON COMMERCE INFORMATION							
Please read carefully, answer all applicable items, and re	turn to the NLRB Office.	If addition	nal space is required, please	add a page a	nd identify item number.		
CASE NAME					SE NUMBER RC-289213		
1. EXACT LEGAL TITLE OF ENTITY (As filed w	ith State and/or stated	d in legal o	documents forming entity)			
2. TYPE OF ENTITY							
[] CORPORATION [] LLC [] LLP [] PARTNERSHIP [[] SOLE	PROPRIETORSHIP [] OTHER (Specify)		
3. IF A CORPORATION or LLC							
A. STATE OF INCORPORATION OR FORMATION	B. NAME, ADDRES	SS, AND	RELATIONSHIP (e.g. pare	ent, subsidiary	y) OF ALL RELATED E	NTITIES	
4. IF AN LLC OR ANY TYPE OF PARTNERSHI	P, FULL NAME AND	ADDRES	SS OF ALL MEMBERS (OR PARTNI	ERS		
5. IF A SOLE PROPRIETORSHIP, FULL NAME	AND ADDRESS OF I	PROPRIE	ETOR				
6. BRIEFLY DESCRIBE THE NATURE OF YOU	R OPERATIONS (Pro	roducts har	ndled or manufactured, or r	nature of serv	ices performed).		
				-			
7A. PRINCIPAL LOCATION:	7B.	BRANCE	H LOCATIONS:				
8. NUMBER OF PEOPLE PRESENTLY EMPLO	VED						
	ı	ree Buro	TATED IN THE MATTER				
A. TOTAL:			LVED IN THIS MATTER		VEAD /EVD /TEC	,	
9. DURING THE MOST RECENT (Check the app	ropriate box): [] CAL	LENDAR	[] 12 MONTHS or [FISCAL	YEAR (FY DATES	NO NO	
A. Did you provide services valued in excess of \$50,	000 directly to customer	rs outside	your State? If no, indicate	actual value.			
B. If you answered no to 9A, did you provide services valued in excess of \$50,000 to customers in your State who purchased							
goods valued in excess of \$50,000 from directly outside your State? If no, indicate the value of any such services you provided. \$							
C. If you answered no to 9A and 9B, did you provide services valued in excess of \$50,000 to public utilities, transit systems, newspapers, health care institutions, broadcasting stations, commercial buildings, educational institutions, or retail concerns?							
If less than \$50,000, indicate amount. \$							
D. Did you sell goods valued in excess of \$50,000 directly to customers located outside your State? If less than \$50,000, indicate amount. \$							
E. If you answered no to 9D, did you sell goods valued in excess of \$50,000 directly to customers located inside your State who purchased other goods valued in excess of \$50,000 from directly outside your State? If less than \$50,000, indicate amount.							
\$							
F. Did you purchase and receive goods valued in excess of \$50,000 from directly outside your State? If less than \$50,000, indicate amount. \$							
G. Did you purchase and receive goods valued in excess of \$50,000 from enterprises who received the goods directly from points outside your State? If less than \$50,000, indicate amount. \$							
H. Gross Revenues from all sales or performance of services (Check the largest amount) [] \$100,000 [] \$250,000 [] \$500,000 [] \$1,000,000 or more If less than \$100,000, indicate amount.							
I. Did you begin operations within the last 12 months? If yes, specify date:							
10. ARE YOU A MEMBER OF AN ASSOCIATION OR OTHER EMPLOYER GROUP THAT ENGAGES IN COLLECTIVE BARGAINING?							
10. ARE YOU A MEMBER OF AN ASSOCIATION		[] YES [] NO (If yes, name and address of association or group).					
	association or group).						
		ORMATIO	ON ABOUT YOUR OPEI	RATIONS		_	

PRIVACY ACT STATEMENT

E-MAIL ADDRESS

DATE

12. AUTHORIZED REPRESENTATIVE COMPLETING THIS QUESTIONNAIRE

SIGNATURE

NAME AND TITLE (Type or Print)

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation and/or unfair labor practice proceedings and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary. However, failure to supply the information may cause the NLRB to refuse to process any further a representation or unfair labor practice case, or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.

REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A RESPONSIVE STATEMENT OF POSITION FORM

Completing and Filing this Form: For RC and RD petitions, the Petitioner is required to complete this form in response to each timely filed and served Statement of Position filed by another party. For RM petitions, the Employer-Petitioner must complete a Responsive Statement of Position form and submit the list described below. In accordance with Section 102.63(b) of the Board's Rules, if you are required to complete the form, you must have it signed by an authorized representative, and file a completed copy with any necessary attachments, with this office and serve it on all parties named in the petition responding to the issues raised in another party's Statement of Position, such that it is received no later than noon three business days before the date of the hearing. A separate form must be completed for each timely filed and properly served Statement of Position you receive. If more space is needed for your answers, additional pages may be attached. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent assigned to handle this case. You must E-File your Responsive Statement of Position at www.NLRB.gov, but unlike other e-Filed documents, it will not be timely if filed on the due date but after noon in the time zone of the Region where the petition was filed. Note that if you are completing this form as a PDF downloaded from www.NLRB.gov, the form will lock upon signature and no further editing may be made.

Required List: In addition to responding to the issues raised in another party's Statement of Position, if any, the Employer-Petitioner in an RM case is required to file and serve on the parties a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. This list must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the list in the required form, the list must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Consequences of Failure to Submit a Responsive Statement of Position: Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, crossexamining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the preelection hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit. cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

RESPONSIVE STATEMENT OF POSITION - RC, RD or RM PETITION

Statement of Position to an NLRB Office in that it is received by noon local time, three and properly served Statement of Position	mitted and served on you a timely Statement in the Region in which the petition was filed a business days prior to the hearing date spe received by the Petitioner. The Petitioner-E tut regard to whether another party has filed	nd serve it ar cified in the N mployer in a l	nd any attachments on each part lotice of Hearing. A separate fon RM case is required to file this R	y named in the petition m must be completed fo	in this case such or <u>each</u> timely filed		
This Responsive Statement of Position is	filed by the Petitioner in response to a Stater	nent of Positi	on received from the following pa	arty:			
The Employer			enor/Union				
1a. Full Name of Party Filing Responsive S	Statement of Position						
1c. Business Phone	1d. Cell No.	1e. Fax No).	1f. E-Mail Address			
1b. Address (Street and Number, City, Sta	I ate, and ZIP Code)						
a. <u>EMPLOYER NAME/IDENTITY</u> [Box 1s	rty's Statement of Position that you dispute a a of Statement of Position Form NLRB-505 a	ınd Questioni	·				
	uired)	d below)					
b. <u>JURISDICTION</u> [Box 2 of Statement of Position Form NLRB-505 and Questionnaire on Commerce Information] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:							
c. APPROPRIATENESS OF UNIT [Boxes 3, 3a and 3b of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:							
d. INDIVIDUAL ELIGIBILITY [Box 4 of St No Dispute (no further response requestions) Response to Statement of Position:	_	d below)					
e. BARS TO ELECTION [Box 5 of Statement of Position Form NLRB-505] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:							
f. ALL OTHER ISSUES [Box 6 of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:							
g. ELECTION DETAILS [Boxes 8a, 8b, 8c, 8d, 8e, 8f, and 8g of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:							
Full Name and Title of Authorized Represe	entative		Signature of Authorized Repre	sentative	Date		

WILLFUL FALSE STATEMENTS ON THIS PETITION CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. Section 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation proceedings. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. 74942-43 (December 13, 2006). The NLRB will further explain these uses upon request. Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations and may cause the NLRB to refuse to further process a representation case or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.

Please fill all necessary fields on the form PRIOR to digitally signing. To make changes after the form has been signed, right-click on the signature field and click "clear signature." Once complete, please sign the form.



UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

BANK OF AMERICA CENTER, TOWER II

100 S. CHARLES STREET, STE 600

Agency Website: www.nlrb.gov Telephone: (410)962-2822 Fax: (410)962-2198



January 21, 2022

URGENT

kevin.johnson@starbucks.com Mr. Kevin Johnson, President and CEO Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235

BALTIMORE, MD 21201

REGION 5

Re: Starbucks Corporation Case 05-RC-289213

Dear Mr. Johnson:

Enclosed is a copy of a petition that Mid-Atlantic Regional Joint Board, Workers United filed with the National Labor Relations Board (NLRB) seeking to represent certain of your employees. After a petition is filed, the employer is required to promptly take certain actions so please read this letter carefully to make sure you are aware of the employer's obligations. This letter tells you how to contact the Board agent who will be handling this matter, about the requirement to post and distribute the Notice of Petition for Election, the requirement to complete and serve a Statement of Position Form, the Petitioner's requirement to complete and serve a Responsive Statement of Position Form, a scheduled hearing in this matter, other information needed including a voter list, your right to be represented, and NLRB procedures, including how to submit documents to the NLRB.

<u>Investigator</u>: This petition will be investigated by Field Examiner Cameron Myers whose telephone number is (410)962-2737. The Board agent will contact you shortly to discuss processing the petition. If you have any questions, please do not hesitate to call the Board agent. If the agent is not available, you may contact Supervisory Field Attorney Patrick J. Cullen whose telephone number is (410)962-2916. The Board agent may also contact you and the other party or parties to schedule a conference meeting or telephonic or video conference for some time before the close of business the day following receipt of the final Responsive Statement(s) of Position. This will give the parties sufficient time to determine if any issues can be resolved prior to hearing or if a hearing is necessary. If appropriate, the NLRB attempts to schedule an election either by agreement of the parties or by holding a hearing and then directing an election.

Required Posting and Distribution of Notice: You must post the enclosed Notice of Petition for Election by January 28, 2022, in conspicuous places, including all places where notices to employees are customarily posted. The Notice of Petition for Election must be posted so all pages are simultaneously visible. If you customarily communicate electronically with employees in the petitioned-for unit, you must also distribute the notice electronically to them.

You must maintain the posting until the petition is dismissed or withdrawn or this notice is replaced by the Notice of Election. Posting and distribution of the Notice of Petition for Election will inform the employees whose representation is at issue and the employer of their rights and obligations under the National Labor Relations Act in the representation context. Failure to post or distribute the notice may be grounds for setting aside an election if proper and timely objections are filed.

Required Statement of Position: In accordance with Section 102.63(b) of the Board's Rules, the employer is required to complete the enclosed Statement of Position form (including the attached Commerce Questionnaire), have it signed by an authorized representative, and file a completed copy (with all required attachments) with this office and serve it on all parties named in the petition such that it is received by them by noon Eastern Time on February 02, 2022. This form solicits information that will facilitate entry into election agreements or streamline the pre-election hearing if the parties are unable to enter into an election agreement. This form must be e-Filed, but unlike other e-Filed documents, will not be timely if filed on the due date but after noon February 02, 2022. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent named above.

List(s) of Employees: The employer's Statement of Position must include a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. If the employer contends that the proposed unit is inappropriate, the employer must separately list the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit to make it an appropriate unit. The employer must also indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Failure to Supply Information: Failure to supply the information requested by this form may preclude you from litigating issues under Section 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, cross-examining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction

to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the pre-election hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§ 102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

Responsive Statement of Position: In accordance with Section 102.63(b) of the Board's Rules, following timely filing and service of an employer's Statement of Position, the petitioner is required to complete the enclosed Responsive Statement of Position form, have it signed by an authorized representative, and file a completed copy with any necessary attachments, with this office and serve it on all parties named in the petition responding to the issues raised in the employer's Statement of Position, such that it is received no later than **noon Eastern Time** on **February 07, 2022.**

Notice of Hearing: Enclosed is a Notice of Representation Hearing to be conducted at 9:00 a.m. on Thursday, February 10, 2022 via Videoconference, if the parties do not voluntarily agree to an election. If a hearing is necessary, the hearing will run on consecutive days until concluded unless the regional director concludes that extraordinary circumstances warrant otherwise. Before the hearing begins, the NLRB will continue to explore potential areas of agreement with the parties in order to reach an election agreement and to eliminate or limit the costs associated with formal hearings.

Upon request of a party showing good cause, the regional director may postpone the hearing. A party desiring a postponement should make the request to the regional director in writing, set forth in detail the grounds for the request, and include the positions of the other parties regarding the postponement. E-Filing the request is required. A copy of the request must be served simultaneously on all the other parties, and that fact must be noted in the request.

<u>Other Information Needed Now</u>: Please submit to this office, as soon as possible, the following information needed to handle this matter:

(a) A copy of any existing or recently expired collective-bargaining agreements, and any amendments or extensions, or any recognition agreements covering any of your employees in the unit involved in the petition (the petitioned-for unit);

- (b) The name and contact information for any other labor organization (union) claiming to represent any of the employees in the petitioned-for unit;
- (c) If potential voters will need notices or ballots translated into a language other than English, the names of those languages and dialects, if any.
- (d) If you desire a formal check of the showing of interest, you must provide an alphabetized payroll list of employees in the petitioned-for unit, with their job classifications, for the payroll period immediately before the date of this petition. Such a payroll list should be submitted as early as possible prior to the hearing. Ordinarily a formal check of the showing of interest is not performed using the employee list submitted as part of the Statement of Position.

<u>Voter List</u>: If an election is held in this matter, the employer must transmit to this office and to the other parties to the election, an alphabetized list of the full names, work locations, shifts, job classifications, and contact information (including home addresses, available personal email addresses, and available home and personal cellular telephone numbers) of eligible voters. Usually, the list must be furnished within 2 business days of the issuance of the Decision and Direction of Election or approval of an election agreement. I am advising you of this requirement now, so that you will have ample time to prepare this list. The list must be electronically filed with the Region and served electronically on the other parties. To guard against potential abuse, this list may not be used for purposes other than the representation proceeding, NLRB proceedings arising from it or other related matters.

<u>Right to Representation</u>: You have the right to be represented by an attorney or other representative in any proceeding before us. If you choose to be represented, your representative must notify us in writing of this fact as soon as possible by completing Form NLRB-4701, Notice of Appearance. This form is available on our website, <u>www.nlrb.gov</u>, or at the Regional office upon your request.

If someone contacts you about representing you in this case, please be assured that no organization or person seeking your business has any "inside knowledge" or favored relationship with the NLRB. Their knowledge regarding this matter was only obtained through access to information that must be made available to any member of the public under the Freedom of Information Act.

<u>Procedures:</u> Pursuant to Section 102.5 of the Board's Rules and Regulations, parties must submit all documentary evidence, including statements of position, exhibits, sworn statements, and/or other evidence, by electronically submitting (E-Filing) them through the Agency's web site (www.nlrb.gov). You must e-file all documents electronically or provide a written statement explaining why electronic submission is not possible or feasible. Failure to comply with Section 102.5 will result in rejection of your submission. The Region will make its determinations solely based on the documents and evidence properly submitted. All evidence submitted electronically should be in the form in which it is normally used and maintained in the course of business (i.e., native format). Where evidence submitted electronically is not in native format, it should be submitted in a manner that retains the essential functionality of the native

format (i.e., in a machine-readable and searchable electronic format). If you have questions about the submission of evidence or expect to deliver a large quantity of electronic records, please promptly contact the Board agent investigating the petition.

Information about the NLRB and our customer service standards is available on our website, www.nlrb.gov, or from an NLRB office upon your request. We can provide assistance for persons with limited English proficiency or disability. Please let us know if you or any of your witnesses would like such assistance.

Very truly yours,

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Sean R. Marshall Regional Director

Enclosures

- 1. Petition
- 2. Notice of Petition for Election (Form 5492)
- 3. Notice of Representation Hearing
- 4. Description of Procedures in Certification and Decertification Cases (Form 4812)
- 5. Statement of Position form and Commerce Questionnaire (Form 505)
- 6. Responsive Statement of Position (Form 506)

cc: Ms. Salina Fisher-Guy, District Manager Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235

> Mr. Kevin Johnson, President and CEO Starbucks Corporation 2401 Utah Avenue South, Suite 800 Seattle, WA 98134



National Labor Relations Board



NOTICE OF PETITION FOR ELECTION

This notice is to inform employees that Mid-Atlantic Regional Joint Board, Workers United has filed a petition with the National Labor Relations Board (NLRB), a Federal agency, in Case 05-RC-289213 seeking an election to become certified as the representative of the employees of Starbucks Corporation in the unit set forth below:

Included: All full-time and regular part-time Baristas, Shift Supervisors, Asst. Store Manager. Excluded: Store Managers, office clericals, guards and supervisors as defined by the Act.

This notice also provides you with information about your basic rights under the National Labor Relations Act, the processing of the petition, and rules to keep NLRB elections fair and honest.

YOU HAVE THE RIGHT under Federal Law

- To self-organization
- To form, join, or assist labor organizations
- To bargain collectively through representatives of your own choosing
- To act together for the purposes of collective bargaining or other mutual aid or protection
- To refuse to do any or all of these things unless the union and employer, in a state
 where such agreements are permitted, enter into a lawful union-security agreement
 requiring employees to pay periodic dues and initiation fees. Nonmembers who inform
 the union that they object to the use of their payments for nonrepresentational
 purposes may be required to pay only their share of the union's costs of
 representational activities (such as collective bargaining, contract administration, and
 grievance adjustments).

PROCESSING THIS PETITION

Elections do not necessarily occur in all cases after a petition is filed. NO FINAL DECISIONS HAVE BEEN MADE YET regarding the appropriateness of the proposed unit or whether an election will be held in this matter. If appropriate, the NLRB will first see if the parties will enter into an election agreement that specifies the method, date, time, and location of an election and the unit of employees eligible to vote. If the parties do not enter into an election agreement, usually a hearing is held to receive evidence on the appropriateness of the unit and other issues in dispute. After a hearing, an election may be directed by the NLRB, if appropriate.

IF AN ELECTION IS HELD, it will be conducted by the NLRB by secret ballot and Notices of Election will be posted before the election giving complete details for voting.

ELECTION RULES

Form NLRB-5492 (Rev: 12-2015)

The NLRB applies rules that are intended to keep its elections fair and honest and that result in a free choice. If agents of any party act in such a way as to interfere with your right to a free election, the election can be set aside by the NLRB. Where appropriate the NLRB provides other remedies, such as reinstatement for employees fired for exercising their rights, including backpay from the party responsible for their discharge.

The following are examples of conduct that interfere with employees' rights and may result in setting aside the election:

- Threatening loss of jobs or benefits by an employer or a union
- Promising or granting promotions, pay raises, or other benefits, to influence an employee's vote by a party capable of carrying out such promises
- An employer firing employees to discourage or encourage union activity or a union causing them to be fired to encourage union activity
- Making campaign speeches to assembled groups of employees on company time, where attendance is mandatory, within the 24-hour period before the polls for the election first open or, if the election is conducted by mail, from the time and date the ballots are scheduled to be sent out by the Region until the time and date set for their return
- Incitement by either an employer or a union of racial or religious prejudice by inflammatory appeals
- Threatening physical force or violence to employees by a union or an employer to influence their votes

Please be assured that IF AN ELECTION IS HELD, every effort will be made to protect your right to a free choice under the law. Improper conduct will not be permitted. All parties are expected to cooperate fully with the NLRB in maintaining basic principles of a fair election as required by law. The NLRB as an agency of the United States Government does not endorse any choice in the election.

For additional information about the processing of petitions, go to <u>www.nlrb.gov</u> or contact the NLRB at (410)962-2822.

THIS IS AN OFFICIAL GOVERNMENT NOTICE AND MUST NOT BE DEFACED BY ANYONE. IT MUST REMAIN POSTED WITH ALL PAGES SIMULTANEOUSLY VISIBLE UNTIL REPLACED BY THE NOTICE OF ELECTION OR THE PETITION IS DISMISSED OR WITHDRAWN.







UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD REGION 5



Starbucks Corporation

Employer

and

Mid-Atlantic Regional Joint Board, Workers United
Petitioner

Case 05-RC-289213

NOTICE OF REPRESENTATION HEARING

The Petitioner filed the attached petition pursuant to Section 9(c) of the National Labor Relations Act. It appears that a question affecting commerce exists as to whether the employees in the unit described in the petition wish to be represented by a collective-bargaining representative as defined in Section 9(a) of the Act.

YOU ARE HEREBY NOTIFIED that, pursuant to Sections 3(b) and 9(c) of the Act, at 9:00 a.m. on **Thursday, February 10, 2022** and on consecutive days thereafter until concluded, at the National Labor Relations Board offices **via Videoconference**, a hearing will be conducted before a hearing officer of the National Labor Relations Board. At the hearing, the parties will have the right to appear in person or otherwise, and give testimony.

YOU ARE FURTHER NOTIFIED that, pursuant to Section 102.63(b) of the Board's Rules and Regulations, Starbucks Corporation must complete the Statement of Position and file it and all attachments with the Regional Director and serve it on the parties listed on the petition such that is received by them by no later than **noon** Eastern time on **February 02, 2022.** Following timely filing and service of a Statement of Position by Starbucks Corporation, the Petitioner must complete its Responsive Statement of Position(s) responding to the issues raised in the Employer's and/or Union's Statement of Position and file them and all attachments with the Regional Director and serve them on the parties named in the petition such they are received by them no later than **noon** Eastern on **February 07, 2022**.

Pursuant to Section 102.5 of the Board's Rules and Regulations, all documents filed in cases before the Agency must be filed by electronically submitting (E-Filing) through the Agency's website (www.nlrb.gov), unless the party filing the document does not have access to the means for filing electronically or filing electronically would impose an undue burden. Documents filed by means other than E-Filing must be accompanied by a statement explaining why the filing party does not have access to the means for filing electronically or filing electronically would impose an undue burden. Detailed instructions for using the NLRB's E-Filing system can be found in the E-Filing System User Guide

The Statement of Position and Responsive Statement of Position must be E-Filed but, unlike other E-Filed documents, must be filed by **noon** Eastern on the due date in order to be timely. If an election agreement is signed by all parties and returned to the Regional Office before the due date of the Statement of Position, the Statement of Position and Responsive Statement of Position are not required to be filed. If an election agreement is signed by all parties and returned to the Regional office after the due date of the Statement of Position but before the due date of the Responsive Statement of Position, the Responsive Statement of Position is not required to be filed.

Dated: January 21, 2022

/s/ Sean R. Marshall

Sean R. Marshall, Regional Director National Labor Relations Board, Region 05 Bank of America Center, Tower II 100 S. Charles Street, Ste. 600 Baltimore, MD 21201

UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD

Starbucks Corporation Employer Case 05-RC-289213 and Mid-Atlantic Regional Joint Board, Workers United Petitioner

AFFIDAVIT OF SERVICE OF: Petition dated January 20, 2022, Notice of Representation Hearing dated January 21, 2022, Description of Procedures in Certification and Decertification Cases (Form NLRB-4812), Notice of Petition for Election, and Statement of Position Form (Form NLRB-505).

I, the undersigned employee of the National Labor Relations Board, being duly sworn, say that on January 21, 2022, I served the above documents by electronic mail upon the following persons, addressed to them at the following addresses:

Mr. Kevin Johnson, President and CEO **Starbucks Corporation** 6980 Forest Hill Avenue Richmond, VA 23235 kevin.johnson@starbucks.com

Mr. Kevin Johnson, President and CEO **Starbucks Corporation** 2401 Utah Avenue South, Suite 800 Seattle, WA 98134 kevin.johnson@starbucks.com

Matthew D. Areman, Esq. Markowitz & Richman 123 S. Broad Street, Suite 2020 Philadelphia, PA 19109 mareman@markowitzandrichman.com Ms. Salina Fisher-Guy, District Manager Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235 sfisherg@starbucks.com

Mr. Patrick Jones, Sr. Mid-Atlantic Regional Joint Board, Workers United 5753 Industry Lane, Bldg. C, Suite 101 Frederick, MD 21704 pjaysr@marjb.org

January 21, 2022

WAYNETTA MITCHELL, Designated Agent of NLRB

Name

/s/ WAYNETTA MITCHELL

Signature

Date

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD

DESCRIPTION OF REPRESENTATION CASE PROCEDURES IN CERTIFICATION AND DECERTIFICATION CASES

The National Labor Relations Act grants employees the right to bargain collectively through representatives of their own choosing and to refrain from such activity. A party may file an RC, RD or RM petition with the National Labor Relations Board (NLRB) to conduct a secret ballot election to determine whether a representative will represent, or continue to represent, a unit of employees. An RC petition is generally filed by a union that desires to be certified as the bargaining representative. An RD petition is filed by employees who seek to remove the currently recognized union as the bargaining representative. An RM petition is filed by an employer who seeks an election because one or more individuals or unions have sought recognition as the bargaining representative, or based on a reasonable belief supported by objective considerations that the currently recognized union has lost its majority status. This form generally describes representation case procedures in RC, RD and RM cases, also referred to as certification and decertification cases.

Right to be Represented – Any party to a case with the NLRB has the right to be represented by an attorney or other representative in any proceeding before the NLRB. A party wishing to have a representative appear on its behalf should have the representative complete a Notice of Appearance (Form NLRB-4701), and E-File it at www.nlrb.gov or forward it to the NLRB Regional Office handling the petition as soon as possible.

Filing and Service of Petition – A party filing an RC, RD or RM petition is required to serve a copy of its petition on the parties named in the petition along with this form and the Statement of Position form. The petitioner files the petition with the NLRB, together with (1) a certificate showing service of these documents on the other parties named in the petition, and (2) a showing of interest to support the petition. The showing of interest is not served on the other parties.

Notice of Hearing – After a petition in a certification or decertification case is filed with the NLRB, the NLRB reviews the petition, certificate of service, and the required showing of interest for sufficiency, assigns the petition a case number, and promptly sends letters to the parties notifying them of the Board agent who will be handling the case. In most cases, the letters include a Notice of Representation Hearing. Except in cases presenting unusually complex issues, this pre-election hearing is set for a date 14 business days (excluding weekends and federal holidays) from the date of service of the notice of hearing. Once the hearing begins, it will continue day to day until completed absent extraordinary circumstances. The Notice of Representation Hearing also sets the due date for filing and serving the Statement(s) of Position and the Responsive Statement of Position(s). Included with the Notice of Representation Hearing are the following: (1) copy of the petition, (2) this form, (3) Statement of Position for non-petitioning parties, (4) petitioner's Responsive Statement of Position, (5) Notice of Petition for Election, and (6) letter advising how to contact the Board agent who will be handling the case and discussing those documents.

Hearing Postponement: Requests to postpone the hearing are not routinely granted, but the regional director may postpone the hearing for good cause. A party wishing to request a postponement should make the request in writing and set forth in detail the grounds for the request. The request should include the positions of the other parties regarding the postponement. The request must be filed electronically ("E-Filed") on the Agency's website (www.nlrb.gov) by following the instructions on the website. A copy of the request must be served simultaneously on all the other parties, and that fact must be noted in the request.

Statement of Position Form and List(s) of Employees – The Statement of Position form solicits commerce and other information that will facilitate entry into election agreements or streamline the preelection hearing if the parties are unable to enter into an election agreement. In an RC or RD case, as part of its Statement of Position form, the employer also provides a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit. If the employer contends that the proposed unit is not appropriate, the employer must separately list the same information for all individuals that the employer contends must be added to the proposed unit to make it an appropriate unit, and must further indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional

form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Ordinarily the Statement of Position must be filed with the Regional Office and served on the other parties such that it is received by them by noon 8 business days from the issuance of the Notice of Hearing. The regional director may postpone the due date for filing and serving the Statement of Position for good cause. The Statement of Position form must be E-Filed but, unlike other E-Filed documents, will not be timely if filed on the due date but after noon in the time zone of the Region where the petition is filed. Consequences for failing to satisfy the Statement of Position requirement are discussed on the following page under the heading "Preclusion." A request to postpone the hearing will not automatically be treated as a request for an extension of the Statement of Position due date. If a party wishes to request both a postponement of the hearing and a postponement of the Statement of Position due date, the request must make that clear and must specify the reasons that postponements of both are sought.

Responsive Statement of Position – Petitioner's Responsive Statement(s) of Position solicits a response to the Statement(s) of Position filed by the other parties and further facilitates entry into election agreements or streamlines the preelection hearing. A petitioner must file a Responsive Statement of Position in response to each party's Statement of Position addressing each issue in each Statement of Position(s), if desired. In the case of an RM petition, the employer-petitioner must also provide commerce information and file and serve a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit. Ordinarily, the Responsive Statement of Position must be electronically filed with the Regional Office and served on the other parties such that it is received by noon 3 business days prior to the hearing. The regional director may postpone the due date for filing and serving the Responsive Statement of Position for good cause. The Responsive Statement of Position form must be E-Filed but, unlike other E-Filed documents, will not be timely if filed on the due date but after noon in the time zone of the Region where the petition is filed. Consequences for failing to satisfy the Responsive Statement of Position requirement are discussed on the following page under the heading "Preclusion." A request to postpone the hearing will not automatically be treated as a request for an extension of the Responsive Statement of Position due date. If a party wishes to request both a postponement of the hearing and a Postponement of the Responsive Statement of Position due date, the request must make that clear and must specify the reasons that postponements of both are sought.

Posting and Distribution of Notice of Petition for Election – Within 5 business days after service of the notice of hearing, the employer must post the Notice of Petition for Election in conspicuous places, including all places where notices to employees are customarily posted, and must also distribute it electronically to the employees in the petitioned-for unit if the employer customarily communicates with these employees electronically. The employer must maintain the posting until the petition is dismissed or withdrawn, or the Notice of Petition for Election is replaced by the Notice of Election. The employer's failure properly to post or distribute the Notice of Petition for Election may be grounds for setting aside the election if proper and timely objections are filed.

Election Agreements – Elections can occur either by agreement of the parties or by direction of the regional director or the Board. Three types of agreements are available: (1) a Consent Election Agreement (Form NLRB-651); (2) a Stipulated Election Agreement (Form NLRB-652); and (3) a Full Consent Agreement (Form NLRB-5509). In the Consent Election Agreement and the Stipulated Election Agreement, the parties agree on an appropriate unit and the method, date, time, and place of a secret ballot election that will be conducted by an NLRB agent. In the Consent Agreement, the parties also agree that post-election matters (election objections or determinative challenged ballots) will be resolved with finality by the regional director; whereas in the Stipulated Election Agreement, the parties agree that they may request Board review of the regional director's post-election determinations. A Full Consent Agreement provides that the regional director will make final determinations regarding all pre-election and post-election issues.

Hearing Cancellation Based on Agreement of the Parties – The issuance of the Notice of Representation Hearing does not mean that the matter cannot be resolved by agreement of the parties. On the contrary, the NLRB encourages prompt voluntary adjustments and the Board agent assigned to the case will work with the parties to enter into an election agreement, so the parties can avoid the time and expense of participating in a hearing.

Hearing – A hearing will be held unless the parties enter into an election agreement approved by the regional director or the petition is dismissed or withdrawn.

Purpose of Hearing: The primary purpose of a pre-election hearing is to determine if a question of representation exists. A question of representation exists if a proper petition has been filed concerning a unit

appropriate for the purpose of collective bargaining or, in the case of a decertification petition, concerning a unit in which a labor organization has been certified or is being currently recognized by the employer as the bargaining representative.

Issues at Hearing: Issues that might be litigated at the pre-election hearing include: jurisdiction; labor organization status; bars to elections; unit appropriateness; expanding and contracting unit issues; inclusion of professional employees with nonprofessional employees; seasonal operation; potential mixed guard/non-guard unit; and eligibility formulas. At the hearing, the timely filed Statement of Position and Responsive Statement of Position(s) will be received into evidence. The hearing officer will not receive evidence concerning any issue as to which the parties have not taken adverse positions, except for evidence regarding the Board's jurisdiction over the employer and evidence concerning any issue, such as the appropriateness of the proposed unit, as to which the regional director determines that record evidence is necessary.

Preclusion: At the hearing, a party will be precluded from raising any issue, presenting any evidence relating to any issue, cross-examining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or Responsive Statement of Position(s) or to place in dispute in timely response to another party's Statement of Position or response, except that no party will be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the pre-election hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. As set forth in §102.66(d) of the Board's rules, if the employer fails to timely furnish the lists of employees, the employer will be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by crossexamination of witnesses.

Conduct of Hearing: If held, the hearing is usually open to the public and will be conducted by a hearing officer of the NLRB. Any party has the right to appear at any hearing in person, by counsel, or by other representative, to call, examine, and cross-examine witnesses, and to introduce into the record evidence of the significant facts that support the party's contentions and are relevant to the existence of a question of representation. The hearing officer also has the power to call, examine, and cross-examine witnesses and to introduce into the record documentary and other evidence. Witnesses will be examined orally under oath. The rules of evidence prevailing in courts of law or equity shall not be controlling. Parties appearing at any hearing who have or whose witnesses have disabilities falling within the provisions of Section 504 of the Rehabilitation Act of 1973, as amended, and 29 C.F.R. 100.503, and who in order to participate in this hearing need appropriate auxiliary aids, as defined in 29 C.F.R. 100.503, should notify the regional director as soon as possible and request the necessary assistance.

Official Record: An official reporter will make the only official transcript of the proceedings and all citations in briefs or arguments must refer to the official record. (Copies of exhibits should be supplied to the hearing officer and other parties at the time the exhibit is offered in evidence.) All statements made at the hearing will be recorded by the official reporter while the hearing is on the record. If a party wishes to make off-the-record remarks, requests to make such remarks should be directed to the hearing officer and not to the official reporter. After the close of the hearing, any request for corrections to the record, either by stipulation or motion, should be forwarded to the regional director.

Motions and Objections: All motions must be in writing unless stated orally on the record at the hearing and must briefly state the relief sought and the grounds for the motion. A copy of any motion must be served immediately on the other parties to the proceeding. Motions made during the hearing are filed with the hearing officer. All other motions are filed with the regional director, except that motions made after the transfer of the record to the Board are filed with the Board. If not E-Filed, an original and two copies of written motions shall be filed. Statements of reasons in support of motions or objections should be as concise as possible. Objections shall not be deemed waived by further participation in the hearing. On appropriate request, objections may be permitted to stand to an entire line of questioning. Automatic exceptions will be allowed to all adverse rulings.

Election Details: Prior to the close of the hearing the hearing officer will: (1) solicit the parties' positions (but will not permit litigation) on the type, date(s), time(s), and location(s) of the election and the eligibility period; (2) solicit the name, address, email address, facsimile number, and phone number of the employer's on-site representative to whom the regional director should transmit the Notice of Election if an election is directed; (3) inform the parties that the regional director will issue a decision as soon as practicable and will immediately transmit the document to the parties and their designated representatives by email, facsimile, or by overnight mail (if neither an email address nor facsimile number was provided); and (4) inform the parties of their obligations if the director directs an election and of the time for complying with those obligations.

Oral Argument and Briefs: Upon request, any party is entitled to a reasonable period at the close of the hearing for oral argument, which will be included in the official transcript of the hearing. At any time before the close of the hearing, any party may file a memorandum addressing relevant issues or points of law. Post-hearing briefs shall be due within 5 business days of the close of the hearing. The hearing officer may allow up to 10 additional business days for such briefs prior to the close of hearing and for good cause. If filed, copies of the memorandum or brief shall be served on all other parties to the proceeding and a statement of such service shall be filed with the memorandum or brief. No reply brief may be filed except upon special leave of the regional director. Briefs including electronic documents, filed with the Regional Director must be formatted as double-spaced in an 8½ by 11 inch format and must be e-filed through the Board's website, www.nlrb.gov.

Regional Director Decision - After the hearing, the regional director issues a decision directing an election, dismissing the petition or reopening the hearing. A request for review of the regional director's pre-election decision may be filed with the Board at any time after issuance of the decision until 10 business days after a final disposition of the proceeding by the regional director. Accordingly, a party need not file a request for review before the election in order to preserve its right to contest that decision after the election. Instead, a party can wait to see whether the election results have mooted the basis of an appeal. The Board will grant a request for review only where compelling reasons exist therefor.

Voter List – The employer must provide to the regional director and the parties named in the election agreement or direction of election a list of the full names, work locations, shifts, job classifications, and contact information (including home addresses, available personal email addresses, and available home and personal cellular ("cell") telephone numbers) of all eligible voters. (In construction industry elections, unless the parties stipulate to the contrary, also eligible to vote are all employees in the unit who either (1) were employed a total of 30 working days or more within the 12 months preceding the election eligibility date or (2) had some employment in the 12 months preceding the election eligibility date and were employed 45 working days or more within the 24 months immediately preceding the election eligibility date. However, employees meeting either of those criteria who were terminated for cause or who guit voluntarily prior to the completion of the last job for which they were employed, are not eligible.) The employer must also include in a separate section of the voter list the same information for those individuals whom the parties have agreed should be permitted to vote subject to challenge or those individuals who, according to the direction of election, will be permitted to vote subject to challenge. The list of names must be alphabetized (overall or by department) and be in the same Microsoft Word file (or Microsoft Word compatible file) format as the initial lists provided with the Statement of Position form unless the parties agree to a different format or the employer certifies that it does not possess the capacity to produce the list in the required form. When feasible, the list must be filed electronically with the regional director and served electronically on the other parties named in the agreement or direction. To be timely filed and served, the voter list must be received by the regional director and the parties named in the agreement or direction respectively within 2 business days after the approval of the agreement or issuance of the direction of elections unless a longer time is specified in the agreement or direction. A certificate of service on all parties must be filed with the regional director when the voter list is filed. The employer's failure to file or serve the list within the specified time or in proper format shall be grounds for setting aside the election whenever proper and timely objections are filed. The parties shall not use the list for purposes other than the representation proceeding, Board proceedings arising from it, and related matters.

Waiver of Time to Use Voter List – Under existing NLRB practice, an election is not ordinarily scheduled for a date earlier than 10 calendar days after the date when the employer must file the voter list with the Regional Office. However, the parties entitled to receive the voter list may waive all or part of the 10-day period by executing Form NLRB-4483. A waiver will not be effective unless all parties who are entitled to the list agree to waive the same number of days.

FORM NLRB-4812 (12-20)

Election – Information about the election, requirements to post and distribute the Notice of Election, and possible proceedings after the election is available from the Regional Office and will be provided to the parties when the Notice of Election is sent to the parties.

Withdrawal or Dismissal – If it is determined that the NLRB does not have jurisdiction or that other criteria for proceeding to an election are not met, the petitioner is offered an opportunity to withdraw the petition. If the petitioner does not withdraw the petition, the regional director will dismiss the petition and advise the petitioner of the reason for the dismissal and of the right to appeal to the Board.

REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A STATEMENT OF POSITION FORM

Completing and Filing this Form: The Notice of Hearing indicates which parties are responsible for completing the form. If you are required to complete the form, you must have it signed by an authorized representative and file a completed copy (including all attachments) with the RD and serve copies on all parties named in the petition by the date and time established for its submission. If more space is needed for your answers, additional pages may be attached. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent assigned to handle this case. You must EFile your Statement of Position at www.nlrb.gov, but unlike other e-Filed documents, it will not be timely if filed on the due date but after noon in the time zone of the Region where the petition was filed.

Note: Non-employer parties who complete this Statement of Position are NOT required to complete items 8f and 8g of the form, or to provide a commerce questionnaire or the lists described in item 7.

Required Lists: The employer's Statement of Position must include a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. If the employer contends that the proposed unit is inappropriate, the employer must separately list the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit to make it an appropriate unit. The employer must also indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx.

Consequences of Failure to Supply Information: Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, crossexamining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the preelection hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD STATEMENT OF POSITION

DO NOT WRITE IN THIS SPACE			
Case No.	Date Filed		
05-RC-289213	January 20, 2022		

INSTRUCTIONS: Submit this Statement of Position to an Neach party named in the petition in this case such that it is resulting Note: Non-employer parties who complete this form are NO lists described in item 7.	eceived by th	nem by the date and time spec	cified in the notice of	hearing.
1a. Full name of party filing Statement of Position			1c. Business Phone:	1e. Fax No.:
1b. Address (Street and number, city, state, and ZIP code)			1d. Cell No.:	1f. e-Mail Address
2. Do you agree that the NLRB has jurisdiction over the Employer in (A completed commerce questionnaire (Attachment A) must be subjudged in the complete of th	mitted by the E	mployer, regardless of whether ju	risdiction is admitted)	·
Do you agree that the proposed unit is appropriate? [] Yes [a. State the basis for your contention that the proposed unit is not as shares a community of interest or are supervisors or guards)			d be excluded or include	d briefly explain why, such as
b. State any classifications, locations, or other employee groupings that Added	t must be added	to or excluded from the proposed u Excluded	nitto make itan appropria	tte unit.
4. Other than the individuals in classifications listed in 3b, list any includes basis for contesting their eligibility.	dividual(s) who	se eligibility to vote you intend to o	contest at the pre-election	n hearing in this case and the
5. Is there a bar to conducting an elec ion in this case? [] Yes [No If yes,	state the basis for your position.		
6. Describe all other issues you intend to raise at the pre-election he	earing.			
7. The employer must provide the following lists which must be alph www.nlrb.gov/sites/default/files/attachments/basic-page/node-4 (a) A list containing the full names, work locations, shifts and job class the petition who remain employed as of the date of the filing of the p (b) If the employer contends that the proposed unit is inappropriate to classifications of all individuals that it contends must be added to the of any individuals it contends must be excluded from the proposed unit is individuals.	4559/Optional ssification of al etition. (Attach the employer me e proposed unit	Forms for Voter List.docx. Il individuals in the proposed unit ament B) nust provide (1) a separate list cort, if any to make it an appropriate	as of the payroll period in ntaining the full names, w unit, (Attachment C) and	ork locations, shifts and job
8a. State your position with respect to the details of any election that	t may be condu	ucted in this matter. Type: [] Ma	anual [] Mail [] N	Mixed Manual/Mail
8b. Date(s)	8c. Time(s) 8d. Loc		8d. Location(s)	
8e. Eligibility Period (e.g. special eligibility formula)	,		8g. Length of payroll period [] Weekly []Biweekly [] Other (specify length)	
9. Representative who will accept service of all papers for purposes of the representation proceeding				
9a. Full name and title of authorized representative		9b. Signature of authorized repre	esentative	9c. Date
9d. Address (Street and number, city, state, and ZIP code)		1		9e. e-Mail Address
9f. Business Phone No.:		9g. Fax No.		9h. Cell No.

WILLFUL FALSE STATEMENTS ON THIS PETITION CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001)

PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U S C Section 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation proceedings. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. 74942-43 (December 13, 2006). The NLRB will further explain these uses upon request. Failure to supply the information requested by this form may preclude you from litigating issues under 102 66(d) of the Board's Rules and Regulations and may cause the NLRB to refuse to further process a representation case or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court

FORM NLRB-5081 NATIONAL LABOR RELATIONS BOARD (3-11)						
	ONNAIRE ON COMME	RCE INFORMATION				
Please read carefully, answer all applicable items, and ret	urn to the NLRB Office. If additio	nal space is required, please add a page	and identify item number.			
CASE NAME			CASE NUMBER 5-RC-289213			
1. EXACT LEGAL TITLE OF ENTITY (As filed w	ith State and/or stated in legal	documents forming entity)				
2. TYPE OF ENTITY						
[] CORPORATION [] LLC [] LLP []	PARTNERSHIP [] SOLI	E PROPRIETORSHIP [] OTHER	R (Specify)			
3. IF A CORPORATION or LLC						
A. STATE OF INCORPORATION OR FORMATION	B. NAME, ADDRESS, AND	RELATIONSHIP (e.g. parent, subsidi	ary) OF ALL RELATED EN	ITTIES		
4. IF AN LLC OR ANY TYPE OF PARTNERSHIP	P, FULL NAME AND ADDRE	SS OF ALL MEMBERS OR PART	NERS			
5. IF A SOLE PROPRIETORSHIP, FULL NAME	AND ADDRESS OF PROPRI	ETOR				
6. BRIEFLY DESCRIBE THE NATURE OF YOU	R OPERATIONS (Products ha	andled or manufactured, or nature of se	rvices performed).			
7A. PRINCIPAL LOCATION:	7R RRANC	H LOCATIONS:				
ALL TRANSPORTED ESCRIPTION	7D. Diente.	il Edenii ono.				
8. NUMBER OF PEOPLE PRESENTLY EMPLOY	YED					
A. TOTAL: B. AT THE ADDRESS INVOLVED IN THIS MATTER:						
A. TOTAL:	B. AT THE ADDRESS INVO	DLVED IN THIS MATTER:				
A. TOTAL: 9. DURING THE MOST RECENT (Check the appr			L YEAR (FY DATES)		
9. DURING THE MOST RECENT (Check the appr	 copriate box): [] CALENDAR	R [] 12 MONTHS or [] FISCAL	YES	NO NO		
	 copriate box): [] CALENDAR	R [] 12 MONTHS or [] FISCAL	YES	NO NO		
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9. DURING THE MOST RECENT (Check the approach of the services valued in excess of \$50,00 \$	copriate box): [] CALENDAR On directly to customers outside is valued in excess of \$50,000 to isside your State? If no, indicate services valued in excess of \$50 ations, commercial buildings, exceptly to customers located outside in excess of \$50,000 directly to from directly outside your State? ess of \$50,000 from directly outside services (Check the largest amount \$	your State? If no, indicate actual value customers in your State who purchased the value of any such services you 1,000 to public utilities, transit systems, ducational institutions, or retail concerns the your State? If less than \$50,000, indicate amount is ide your State? If less than \$50,000, indicate amount is ide your State? If less than \$50,000, who received the goods directly from than \$100,000, indicate amount.	s?	NO		

PRIVACY ACT STATEMENT

E-MAIL ADDRESS

DATE

12. AUTHORIZED REPRESENTATIVE COMPLETING THIS QUESTIONNAIRE

SIGNATURE

NAME AND TITLE (Type or Print)

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation and/or unfair labor practice proceedings and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary. However, failure to supply the information may cause the NLRB to refuse to process any further a representation or unfair labor practice case, or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.

REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A RESPONSIVE STATEMENT OF POSITION FORM

Completing and Filing this Form: For RC and RD petitions, the Petitioner is required to complete this form in response to each timely filed and served Statement of Position filed by another party. For RM petitions, the Employer-Petitioner must complete a Responsive Statement of Position form and submit the list described below. In accordance with Section 102.63(b) of the Board's Rules, if you are required to complete the form, you must have it signed by an authorized representative, and file a completed copy with any necessary attachments, with this office and serve it on all parties named in the petition responding to the issues raised in another party's Statement of Position, such that it is received no later than noon three business days before the date of the hearing. A separate form must be completed for each timely filed and properly served Statement of Position you receive. If more space is needed for your answers, additional pages may be attached. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent assigned to handle this case. You must E-File your Responsive Statement of Position at www.NLRB.gov, but unlike other e-Filed documents, it will not be timely if filed on the due date but after noon in the time zone of the Region where the petition was filed. Note that if you are completing this form as a PDF downloaded from www.NLRB.gov, the form will lock upon signature and no further editing may be made.

Required List: In addition to responding to the issues raised in another party's Statement of Position, if any, the Employer-Petitioner in an RM case is required to file and serve on the parties a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. This list must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the list in the required form, the list must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Consequences of Failure to Submit a Responsive Statement of Position: Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, crossexamining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the preelection hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit. cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

RESPONSIVE STATEMENT OF POSITION - RC, RD or RM PETITION

Case No.

05-RC-289213

Date Filed

January 20, 2022

Statement of Position to an NLRB Office in that it is received by noon local time, three and properly served Statement of Position	mitted and served on you a timely Statement in the Region in which the petition was filed a business days prior to the hearing date spe received by the Petitioner. The Petitioner-E tut regard to whether another party has filed	nd serve it ai cified in the I mployer in a	nd any attachments on each part Notice of Hearing. A separate for RM case is required to file this R	ly named in the petition on must be completed for	in this case such or <u>each</u> timely filed
This Responsive Statement of Position is	filed by the Petitioner in response to a Stater	nent of Posit	ion received from the following p	arty:	
The Employer		An Interve	enor/Union		
1a. Full Name of Party Filing Responsive S	Statement of Position				
1c. Business Phone	1d. Cell No.	1e. Fax No	0.	1f. E-Mail Address	
1b. Address (Street and Number, City, Sta	I ate, and ZIP Code)				
a. EMPLOYER NAME/IDENTITY [Box 1s	rty's Statement of Position that you dispute a a of Statement of Position Form NLRB-505 a	nd Question			
	uired)	d below)			
b. <u>JURISDICTION</u> [Box 2 of Statement of Position Form NLRB-505 and Questionnaire on Commerce Information] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:					
c. APPROPRIATENESS OF UNIT [Boxes 3, 3a and 3b of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:					
d. INDIVIDUAL ELIGIBILITY [Box 4 of St No Dispute (no further response requestions) Response to Statement of Position:	_	d below)			
e. BARS TO ELECTION [Box 5 of Statement of Position Form NLRB-505] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:					
f. ALL OTHER ISSUES [Box 6 of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:					
g. ELECTION DETAILS [Boxes 8a, 8b, 8c, 8d, 8e, 8f, and 8g of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:					
Full Name and Title of Authorized Represe	entative		Signature of Authorized Repre	esentative	Date

WILLFUL FALSE STATEMENTS ON THIS PETITION CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. Section 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation proceedings. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. 74942-43 (December 13, 2006). The NLRB will further explain these uses upon request. Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations and may cause the NLRB to refuse to further process a representation case or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.

Please fill all necessary fields on the form PRIOR to digitally signing. To make changes after the form has been signed, right-click on the signature field and click "clear signature." Once complete, please sign the form.

INQUIRY NO: 1-3072700711

CERTIFICATE OF SERVICE

Employer Name: Starbucks Corporation

Service on the Employer
I hereby certify that on January 18, 2022 (date), a copy of the petition involving the Employer named above, a Statement of Position (Form NLRB-505), and a Description of Procedures (Form NLRB-4812) were served on the Employer by: (check whichever is applicable)
e-mail to the email address shown on the petition.
☐ facsimile (with the permission of the Employer) to the facsimile number shown on the petition.
overnight mail to the mailing address shown on the petition.
hand-delivery to(name of Employer's representative) at the following address:
Service on the Other Party Named in the Petition
I hereby certify that on (date), a copy of the petition involving the Employer named above, a Statement of Position (Form NLRB-505), and a Description of Procedures (Form NLRB-4812) were also served on (name of party or parties) by: (check whichever is applicable)
email to the email address shown on the petition.
☐ facsimile (with the permission of the party) to the facsimile number shown on the petition.
overnight mail to the mailing address shown on the petition.
hand-delivery to (name of party's representative) at the following address:
Service on the Other Party Named in the Petition
I hereby certify that on (date), a copy of the petition involving the Employer named above, a Statement of Position (Form NLRB-505), and a Description of Procedures (Form NLRB-4812) were also served on (name of party or parties) by: (check whichever is applicable)
email to the email address shown on the petition.
facsimile (with the permission of the party) to the facsimile number shown on the petition.
overnight mail to the mailing address shown on the petition.
hand-delivery to (name of party's representative) at the following address:
Matthew D. Areman / Attorney Name and Title
January 18, 2022
Date

INQUIRY NO:

1-3072700711

AMENDED

CERTIFICATE OF SERVICE

Employer Name: STARBUCKS CORPORATION

Service	on	the	Emp	loyer
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I hereby certify that on January 20, 2022 (date), a copy of the petition involving the Employer named above, a Statement of Position (Form NLRB-505), and a Description of Procedures (Form NLRB-4812) were served on the Employer by: (check whichever is applicable)
e-mail to the email address shown on the petition.
facsimile (with the permission of the Employer) to the facsimile number shown on the petition.
overnight mail to the mailing address shown on the petition.
hand-delivery to(name of Employer's representative) at the following address:
Service on the Other Party Named in the Petition
I hereby certify that on (date), a copy of the petition involving the Employer named above, a Statement of Position (Form NLRB-505), and a Description of Procedures (Form NLRB-4812) were also served on (name of party or parties) by: (check whichever is applicable)
email to the email address shown on the petition.
facsimile (with the permission of the party) to the facsimile number shown on the petition.
overnight mail to the mailing address shown on the petition.
hand-delivery to (name of party's representative) at the following address:
Service on the Other Party Named in the Petition
I hereby certify that on (date), a copy of the petition involving the Employer named above, a Statement of Position (Form NLRB-505), and a Description of Procedures (Form NLRB-4812) were also served on (name of party or parties) by: (check whichever is applicable)
email to the email address shown on the petition.
facsimile (with the permission of the party) to the facsimile number shown on the petition.
overnight mail to the mailing address shown on the petition.
hand-delivery to (name of party's representative) at the
Matthew D. Areman / Attorney Name and Title
January 20, 2022
Date

NATIONAL LABOR RELATIONS BOARD

NOTICE OF APPEARANCE

Starbucks Corporation	
Employer	
and	CASE 05-RC-289213
Mid-Atlantic Regional Joint Board, Workers United	
Petitioner	
REGIONAL DIRECTOR EXECUTIVE SECRETARY NATIONAL LABOR RELATIONS BOARD Washington, DC 20570	GENERAL COUNSEL NATIONAL LABOR RELATIONS BOARD Washington, DC 20570
THE UNDERSIGNED HEREBY ENTERS APPEARANCE AS REPRESENTAT	TVE OF
Starbucks Corporation	
IN THE ABOVE-CAPTIONED MATTER.	
CHECK THE APPROPRIATE BOX(ES) BELOW:	
REPRESENTATIVE IS AN ATTORNEY	
IF REPRESENTATIVE IS AN ATTORNEY, IN ORDER TO ENSURE TO CERTAIN DOCUMENTS OR CORRESPONDENCE FROM THE AGENCY IN BOX MUST BE CHECKED. IF THIS BOX IS NOT CHECKED, THE PARTY V DOCUMENTS SUCH AS CHARGES, PETITIONS AND FORMAL DOCUMEN CASEHANDLING MANUAL.	ADDITION TO THOSE DESCRIBED BELOW, THIS WILL RECEIVE ONLY COPIES OF CERTAIN
(REPRESENTATIVE INFOR	MATION)
Jennifer L. Jones	
MAILING ADDRESS: Littler Mendelson P.C., 321 North Clark St	reet, Suite 1100, Chicago, Illinois 60654
E-MAIL ADDRESS:_jeljones@littler.com	
OFFICE TELEPHONE NUMBER: 312-795-3253	
CELL PHONE NUMBER: 708-553-9413	_ _{FAX:} 312-873-3805
s/ Jennifer L. Jones	
(Please sign in ink.) DATE: January 21, 2022	

 $^{^1}$ IF CASE IS PENDING IN WASHINGTON AND NOTICE OF APPEARANCE IS SENT TO THE GENERAL COUNSEL OR THE EXECUTIVE SECRETARY, A COPY SHOULD BE SENT TO THE REGIONAL DIRECTOR OF THE REGION IN WHICH THE CASE WAS FILED SO THAT THOSE RECORDS WILL REFLECT THE APPEARANCE.

NATIONAL LABOR RELATIONS BOARD

NOTICE OF APPEARANCE

CASE 05-RC-289213
CASE 05-RC-289213
CASE 05-RC-289213
GENERAL COUNSEL NATIONAL LABOR RELATIONS BOARD Washington, DC 20570
TIVE OF
THAT THE PARTY MAY RECEIVE COPIES OF ADDITION TO THOSE DESCRIBED BELOW, THIS WILL RECEIVE ONLY COPIES OF CERTAIN WITS AS DESCRIBED IN SEC. 11842.3 OF THE
MATION)
reet, Suite 1450, Nashville, TN 37201
_{FAX:} 615-250-4862

 $^{^1}$ IF CASE IS PENDING IN WASHINGTON AND NOTICE OF APPEARANCE IS SENT TO THE GENERAL COUNSEL OR THE EXECUTIVE SECRETARY, A COPY SHOULD BE SENT TO THE REGIONAL DIRECTOR OF THE REGION IN WHICH THE CASE WAS FILED SO THAT THOSE RECORDS WILL REFLECT THE APPEARANCE.

FORM NLRB-502 (RC) (2-18)

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD **RC PETITION**

DO NOT WRITE IN THIS SPACE Case No. 1/20/22

INSTRUCTIONS: Unless e-Filed using the Agency's website, [www.nlrb.gow], submit an original of this Petition to an NLRB office in the Region in which the employer concerned is located. The petition must be accompanied by both a showing of interest (see 6b below) and a certificate of service showing service on the employer and all other parties named in the petition of: (1) the petition; (2) Statement of Position form (Form NLRB-505); and (3) Description of Representation Case Procedures (Form NLRB 4812). The showing of interest should only be flied with the NLRB and should not be served on the employer or any other party. 1. PURPOSE OF THIS PETITION: RC-CERTIFICATION OF REPRESENTATIVE - A substantial number of employees wish to be represented for purposes of collective bargaining by Petitioner and Petitioner desires to be certified as representative of the employees. The Petitioner alleges that the following circumstances exist and requests that the National Labor Relations Board proceed under its proper authority pursuant to Section 9 of the National Labor Relations Act. 2a. Name of Employer: 2b. Address(es) of Establishment(s) involved (Street and number, City, State, ZIP code): Starbucks Corporation 11136 Midlothian Turnpike; North Chesterfield, VA 23235 3a. Employer Representative - Name and Title: 3b, Address (if same as 2b - state same): Kevin Johnson, President and CEO 2401 Utah Avenue South - Suite 800; Seattle, WA 98134 (see attached for Salina Fisher-Guy) 3f. E-Mail Address 3c. Tel. No. 3e. Fax No. 206-318-2212 kevin.johnson@starbucks.com 4a. Type of Establishment (Factory, mine, wholesaler, etc.) 4b. Principal Product or Service 5a. City and State where unit is located: Coffee Shop Food and Beverage North Chesterfield, VA 5b. Description of Unit Involved: 6a. Number of Employees in Unit: Included: 23 All full-time and regular part-time Baristas, Shift Supervisors, Asst. Store Managers 6b. Do a substantial number (30% or more) of the employees in the unit wish to be represented by the Petitioner? Ves \(\subseteq \) No Store Managers, office clericals, guards and supervisors as defined by the Act Check One: 7a. Request for recognition as Bargaining Representative was made on (Date) and Employer declined recognition on or about (Date) (If no reply received, so state). 7b. Petitioner is currently recognized as Bargaining Representative and desires certification under the Act. 8a. Name of Recognized or Certified Bargaining Agent (If none, so state) 8b. Address: None 8c. Tel. No. 8f. E-Mail Address 8d. Cell No. 8e. Fax No. 8g. Affiliation, if any: 8h. Date of Recognition or Certification 8i. Expiration Date of Current or Most Recent Contract, if any (Month, Day, Year) 9. Is there now a strike or picketing at the Employer's establishment(s) involved? No If so, approximately how many employees are participating? (Name of Labor Organization) , has picketed the Employer since (Month, Day, Year) 10. Organizations or individuals other than Petitioner and those named in items 8 and 9, which have claimed recognition as representatives and other organizations and individuals known to have a representative interest in any employees in the unit described in item 5b above, (If none, so state) None 10a, Name 10b. Address 10c Tel No 10d. Cell No. 10e. Fax No. 10f. E-Mail Address 11. Election Details: If the NLRB conducts and election in this matter, state your position with respect to any such election: [11a. Election Type: ☐ Manual ☑ Mail ☐ Mixed Manual/Mail 11b. Election Date(s): 11c. Election Time(s); 11d. Flection Location(s): N/A 2/8/22 N/A 12a. Full Name of Petitioner (including local name and number): 12b. Address (street and number, city, State and ZIP code): Mid-Atlantic Regional Joint Board, Workers United 5735 Industry Lane; Building C; Ste. 101; Frederick MD 12c. Full name of national or international labor organization of which Petitioner is an affiliate or constituent (if none, so state): Workers United 12d, Tel. No. 12e. Cell No. 12f. Fax No. 12g. E-Mail Address 410-659-2191 piaysr@marib.org 13. Representative of the Petitioner who will accept service of all papers for purposes of the representation proceeding. 13a, Name and Title: 13b. Address (street and number, city, State and ZIP code): 123 S. Broad Street - Suite 2020; Philadelphia, PA 19109 Matthew D. Areman, Esquire 13f. E-Mail Address 13d. Cell No. 13c, Tel. No. ibe. Fax No. 215-**79**0-06**6**8 215-875-3100 mareman@markowitzandrichman.com epta and true to the best of my knowledge and belief. I declare that I have read the above petition and that the state Name (Print) MATTHEW D. AREMAN 1/18/22 Attorney

ATTACHMENT TO RC PETITION

Section 3 - Employer Representative

Salina Fisher-Guy, District Manager Telephone: 804-456-8011

Email: sfisherg@starbucks.com



UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

BANK OF AMERICA CENTER, TOWER II

100 S. CHARLES STREET, STE 600

Agency Website: www.nlrb.gov Telephone: (410)962-2822 Fax: (410)962-2198



January 21, 2022

URGENT

mareman@markowitzandrichman.com Matthew D. Areman, Esq. Markowitz & Richman 123 S. Broad Street, Suite 2020 Philadelphia, PA 19109

BALTIMORE, MD 21201

REGION 5

Re: Starbucks Corporation Case 05-RC-289221

Dear Mr. Areman:

The enclosed petition that you filed with the National Labor Relations Board (NLRB) has been assigned the above case number. This letter tells you how to contact the Board agent who will be handling this matter; explains your obligation to provide the originals of the showing of interest and the requirement that you complete and serve a Responsive Statement of Position form in response to each timely filed and served Statement(s) of Position; notifies you of a hearing; describes the employer's obligation to post and distribute a Notice of Petition for Election, complete a Statement of Position and provide a voter list; requests that you provide certain information; notifies you of your right to be represented; and discusses some of our procedures including how to submit documents to the NLRB.

Investigator: This petition will be investigated by Field Examiner Cameron Myers whose telephone number is (410) 962-2737. The Board agent will contact you shortly to discuss processing the petition. If you have any questions, please do not hesitate to call the Board agent. The Board agent may also contact you and the other party or parties to schedule a conference meeting or telephonic or video conference for some time before the close of business the day following receipt of the final Responsive Statement(s) of Position. This will give the parties sufficient time to determine if any issues can be resolved prior to hearing or if a hearing is necessary. If the agent is not available, you may contact Supervisory Field Attorney Patrick J. Cullen whose telephone number is (410) 962-2916. If appropriate, the NLRB attempts to schedule an election either by agreement of the parties or by holding a hearing and then directing an election.

Showing of Interest: If the Showing of Interest you provided in support of your petition was submitted electronically or by fax, the original documents which constitute the Showing of Interest containing handwritten signatures must be delivered to the Regional office within 2

business days. If the originals are not received within that time the Region will dismiss your petition.

Notice of Hearing: Enclosed is a Notice of Representation Hearing to be conducted at 9:00 a.m. on Thursday, February 10, 2022, via VIDEOCONFERENCE, if the parties do not voluntarily agree to an election. If a hearing is necessary, the hearing will run on consecutive days until concluded unless the regional director concludes that extraordinary circumstances warrant otherwise. Before the hearing begins, we will continue to explore potential areas of agreement with the parties in order to reach an election agreement and to eliminate or limit the costs associated with formal hearings.

Upon request of a party showing good cause, the regional director may postpone the hearing. A party desiring a postponement should make the request to the regional director in writing, set forth in detail the grounds for the request, and include the positions of the other parties regarding the postponement. E-Filing the request is required. A copy of the request must be served simultaneously on all the other parties, and that fact must be noted in the request.

Posting and Distribution of Notice: The Employer must post the enclosed Notice of Petition for Election by January 28, 2022, in conspicuous places, including all places where notices to employees are customarily posted. If it customarily communicates electronically with its employees in the petitioned-for unit, it must also distribute the notice electronically to them. The Employer must maintain the posting until the petition is dismissed or withdrawn or this notice is replaced by the Notice of Election. Failure to post or distribute the notice may be grounds for setting aside the election if proper and timely objections are filed.

Statement of Position: In accordance with Section 102.63(b) of the Board's Rules, the Employer is required to complete the enclosed Statement of Position form, have it signed by an authorized representative, and file a completed copy with any necessary attachments, with this office and serve it on all parties named in the petition by **noon Eastern Time** on **February 2**, **2022.** The Statement of Position must include a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. If the Employer contends that the proposed unit is inappropriate, it must separately list the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit to make it an appropriate unit. The Employer must also indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit.

Required Responsive Statement of Position (RSOP): In accordance with Section 102.63(b) of the Board's Rules, following timely filing and service of a Statement of Position, the petitioner is required to complete the enclosed Responsive Statement of Position form addressing issues raised in any Statement(s) of Position. The petitioner must file a complete, signed RSOP in response to all other parties' timely filed and served Statement of Position, with all required attachments, with this office and serve it on all parties named in the petition such that it is received by them by **noon Eastern Time** on **February 7, 2022.** This form solicits information that will facilitate entry into election agreements or streamline the pre-election hearing if the parties are unable to enter into an election agreement. **This form must be e-Filed,**

but unlike other e-Filed documents, will not be timely if filed on the due date but after noon Eastern Time. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent named above.

Failure to Supply Information: Failure to supply the information requested by the RSOP form may preclude you from litigating issues under Section 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, cross-examining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the pre-election hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§ 102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

<u>Voter List</u>: If an election is held in this matter, the Employer must transmit to this office and to the other parties to the election, an alphabetized list of the full names and addresses of all eligible voters, including their shifts, job classifications, work locations, and other contact information including available personal email addresses and available personal home and cellular telephone numbers. Usually, the list must be furnished within 2 business days of the issuance of the Decision and Direction of Election or approval of an election agreement. The list must be electronically filed with the Region and served electronically on the other parties. To guard against potential abuse, this list may not be used for purposes other than the representation proceeding, NLRB proceedings arising from it or other related matters.

Under existing NLRB practice, an election is not ordinarily scheduled for a date earlier than 10 days after the date when the Employer must file the voter list with the Regional Office. However, a petitioner and/or union entitled to receive the voter list may waive all or part of the 10-day period by executing Form NLRB-4483, which is available on the NLRB's website or

from an NLRB office. A waiver will not be effective unless all parties who are entitled to the voter list agree to waive the same number of days.

<u>Information Needed Now:</u> Please submit to this office, as soon as possible, the following information needed to handle this matter:

- (a) The correct name of the Union as stated in its constitution or bylaws.
- (b) A copy of any existing or recently expired collective-bargaining agreements, and any amendments or extensions, or any recognition agreements covering any employees in the petitioned-for unit.
- (c) If potential voters will need notices or ballots translated into a language other than English, the names of those languages and dialects, if any.
- (d) The name and contact information for any other labor organization (union) claiming to represent or have an interest in any of the employees in the petitioned-for unit and for any employer who may be a joint employer of the employees in the proposed unit. Failure to disclose the existence of an interested party may delay the processing of the petition.

<u>Right to Representation</u>: You have the right to be represented by an attorney or other representative in any proceeding before the NLRB. In view of our policy of processing these cases expeditiously, if you wish to be represented, you should obtain representation promptly. Your representative must notify us in writing of this fact as soon as possible by completing Form NLRB-4701, Notice of Appearance. This form is available on our website, <u>www.nlrb.gov</u>, or from an NLRB office upon your request.

If someone contacts you about representing you in this case, please be assured that no organization or person seeking your business has any "inside knowledge" or favored relationship with the NLRB. Their knowledge regarding this matter was obtained only through access to information that must be made available to any member of the public under the Freedom of Information Act.

Procedures: Pursuant to Section 102.5 of the Board's Rules and Regulations, parties must submit all documentary evidence, including statements of position, exhibits, sworn statements, and/or other evidence, by electronically submitting (E-Filing) them through the Agency's web site (www.nlrb.gov). You must e-file all documents electronically or provide a written statement explaining why electronic submission is not possible or feasible. Failure to comply with Section 102.5 will result in rejection of your submission. The Region will make its determinations solely based on the documents and evidence properly submitted. All evidence submitted electronically should be in the form in which it is normally used and maintained in the course of business (i.e., native format). Where evidence submitted electronically is not in native format, it should be submitted in a manner that retains the essential functionality of the native format (i.e., in a machine-readable and searchable electronic format). If you have questions about the submission of evidence or expect to deliver a large quantity of electronic records, please promptly contact the Board agent investigating the petition.

Information about the NLRB and our customer service standards is available on our website, www.nlrb.gov, or from an NLRB office upon your request. We can provide assistance for persons with limited English proficiency or disability. Please let us know if you or any of your witnesses would like such assistance.

- 5 -

Very truly yours,

Au R. mill

Sean R. Marshall Regional Director

Enclosures

- 1. Petition
- 2. Notice of Petition for Election (Form 5492)
- 3. Notice of Representation Hearing
- 4. Description of Procedures in Certification and Decertification Cases (Form 4812)
- 5. Statement of Position form and Commerce Questionnaire (Form 505)
- 6. Responsive Statement of Position (Form 506)

cc: pjaysr@marjb.org

Mr. Patrick Jones, Sr.
Mid-Atlantic Regional Joint
Board, Workers United
5753 Industry Lane, Bldg. C, Suite 101
Frederick, MD 21704



National Labor Relations Board



NOTICE OF PETITION FOR ELECTION

This notice is to inform employees that Mid-Atlantic Regional Joint Board, Workers United has filed a petition with the National Labor Relations Board (NLRB), a Federal agency, in Case 05-RC-289221 seeking an election to become certified as the representative of the employees of Starbucks Corporation in the unit set forth below:

Included: All full-time and regular part-time Baristas, Shift Supervisors, Asst. Store Managers Excluded: Store Managers, office clericals, guards and supervisors as defined by the Act.

This notice also provides you with information about your basic rights under the National Labor Relations Act, the processing of the petition, and rules to keep NLRB elections fair and honest.

YOU HAVE THE RIGHT under Federal Law

- To self-organization
- To form, join, or assist labor organizations
- To bargain collectively through representatives of your own choosing
- To act together for the purposes of collective bargaining or other mutual aid or protection
- To refuse to do any or all of these things unless the union and employer, in a state
 where such agreements are permitted, enter into a lawful union-security agreement
 requiring employees to pay periodic dues and initiation fees. Nonmembers who inform
 the union that they object to the use of their payments for nonrepresentational
 purposes may be required to pay only their share of the union's costs of
 representational activities (such as collective bargaining, contract administration, and
 grievance adjustments).

PROCESSING THIS PETITION

Elections do not necessarily occur in all cases after a petition is filed. NO FINAL DECISIONS HAVE BEEN MADE YET regarding the appropriateness of the proposed unit or whether an election will be held in this matter. If appropriate, the NLRB will first see if the parties will enter into an election agreement that specifies the method, date, time, and location of an election and the unit of employees eligible to vote. If the parties do not enter into an election agreement, usually a hearing is held to receive evidence on the appropriateness of the unit and other issues in dispute. After a hearing, an election may be directed by the NLRB, if appropriate.

IF AN ELECTION IS HELD, it will be conducted by the NLRB by secret ballot and Notices of Election will be posted before the election giving complete details for voting.

ELECTION RULES

The NLRB applies rules that are intended to keep its elections fair and honest and that result in a free choice. If agents of any party act in such a way as to interfere with your right to a free election, the election can be set aside by the NLRB. Where appropriate the NLRB provides other remedies, such as reinstatement for employees fired for exercising their rights, including backpay from the party responsible for their discharge.

The following are examples of conduct that interfere with employees' rights and may result in setting aside the election:

- Threatening loss of jobs or benefits by an employer or a union
- Promising or granting promotions, pay raises, or other benefits, to influence an employee's vote by a party capable of carrying out such promises
- An employer firing employees to discourage or encourage union activity or a union causing them to be fired to encourage union activity
- Making campaign speeches to assembled groups of employees on company time, where attendance is mandatory, within the 24-hour period before the polls for the election first open or, if the election is conducted by mail, from the time and date the ballots are scheduled to be sent out by the Region until the time and date set for their return
- Incitement by either an employer or a union of racial or religious prejudice by inflammatory appeals
- Threatening physical force or violence to employees by a union or an employer to influence their votes

Please be assured that IF AN ELECTION IS HELD, every effort will be made to protect your right to a free choice under the law. Improper conduct will not be permitted. All parties are expected to cooperate fully with the NLRB in maintaining basic principles of a fair election as required by law. The NLRB as an agency of the United States Government does not endorse any choice in the election.

For additional information about the processing of petitions, go to www.nlrb.gov or contact the NLRB at (410)962-2822.

THIS IS AN OFFICIAL GOVERNMENT NOTICE AND MUST NOT BE DEFACED BY ANYONE. IT MUST REMAIN POSTED WITH ALL PAGES SIMULTANEOUSLY VISIBLE UNTIL REPLACED BY THE NOTICE OF ELECTION OR THE PETITION IS DISMISSED OR WITHDRAWN.







UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD REGION 5



Starbucks Corporation

Employer

and

Mid-Atlantic Regional Joint Board, Workers United
Petitioner

Case 05-RC-289221

NOTICE OF REPRESENTATION HEARING

The Petitioner filed the attached petition pursuant to Section 9(c) of the National Labor Relations Act. It appears that a question affecting commerce exists as to whether the employees in the unit described in the petition wish to be represented by a collective-bargaining representative as defined in Section 9(a) of the Act.

YOU ARE HEREBY NOTIFIED that, pursuant to Sections 3(b) and 9(c) of the Act, at 9:00 a.m. on Thursday, February 10, 2022, and on consecutive days thereafter until concluded, at the National Labor Relations Board offices via VIDEOCONFERENCE, a hearing will be conducted before a hearing officer of the National Labor Relations Board. At the hearing, the parties will have the right to appear in person or otherwise, and give testimony.

YOU ARE FURTHER NOTIFIED that, pursuant to Section 102.63(b) of the Board's Rules and Regulations, Starbucks Corporation must complete the Statement of Position and file it and all attachments with the Regional Director and serve it on the parties listed on the petition such that is received by them by no later than **noon** Eastern time on **February 02, 2022.** Following timely filing and service of a Statement of Position by Starbucks Corporation, the Petitioner must complete its Responsive Statement of Position(s) responding to the issues raised in the Employer's and/or Union's Statement of Position and file them and all attachments with the Regional Director and serve them on the parties named in the petition such they are received by them no later than **noon** Eastern on **February 07, 2022.**

Pursuant to Section 102.5 of the Board's Rules and Regulations, all documents filed in cases before the Agency must be filed by electronically submitting (E-Filing) through the Agency's website (www.nlrb.gov), unless the party filing the document does not have access to the means for filing electronically or filing electronically would impose an undue burden. Documents filed by means other than E-Filing must be accompanied by a statement explaining why the filing party does not have access to the means for filing electronically or filing electronically would impose an undue burden. Detailed instructions for using the NLRB's E-Filing system can be found in the E-Filing System User Guide

The Statement of Position and Responsive Statement of Position must be E-Filed but, unlike other E-Filed documents, must be filed by **noon** Eastern on the due date in order to be timely. If an election agreement is signed by all parties and returned to the Regional Office before the due date of the Statement of Position, the Statement of Position and Responsive Statement of Position are not required to be filed. If an election agreement is signed by all parties and returned to the Regional office after the due date of the Statement of Position but before the due date of the Responsive Statement of Position, the Responsive Statement of Position is not required to be filed.

Dated: January 21, 2022

/s/Sean R. Marshall

Sean R. Marshall, Regional Director National Labor Relations Board, Region 5 Bank of America Center – Tower II 100 South Charles Street, Suite 600 Baltimore, MD 21201

UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD

Starbucks Corporation Employer and Mid-Atlantic Regional Joint Board, Workers United Petitioner		Case 05-RC-289221
AFFIDAVIT OF SERVICE OF: Petit Representation Hearing dated January Certification and Decertification Case Election, and Statement of Position Fo	21, 2022 , Descri s (Form NLRB-4	otion of Procedures in 812), Notice of Petition for
I, the undersigned employee of the Nations say that on January 21, 2022, I served the following persons, addressed to them at	e above document	s by electronic mail upon the
Mr. Kevin Johnson, President and CEO Starbucks Corporation 2401 Utah Avenue South, Suite 800 Seattle, WA 98134 kevin.johnson@starbucks.com	Markowit 123 S. Bro Philadelpl	D. Areman, Esq. z & Richman oad Street, Suite 2020 hia, PA 19109 @markowitzandrichman.com
Ms. Salina Fisher-Guy, District Manage Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235 sfisherg@starbucks.com	Mid-Atlar Board, W 5753 Indu	ek Jones, Sr. Intic Regional Joint Vorkers United Instry Lane, Bldg. C, Suite 101 Instry MD 21704 Inarjb.org
January 21, 2022 Date	Jacqueline Deneg	gal, Designated Agent of NLRB Name
		s/ Jacqueline Denegal Signature

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD

DESCRIPTION OF REPRESENTATION CASE PROCEDURES IN CERTIFICATION AND DECERTIFICATION CASES

The National Labor Relations Act grants employees the right to bargain collectively through representatives of their own choosing and to refrain from such activity. A party may file an RC, RD or RM petition with the National Labor Relations Board (NLRB) to conduct a secret ballot election to determine whether a representative will represent, or continue to represent, a unit of employees. An RC petition is generally filed by a union that desires to be certified as the bargaining representative. An RD petition is filed by employees who seek to remove the currently recognized union as the bargaining representative. An RM petition is filed by an employer who seeks an election because one or more individuals or unions have sought recognition as the bargaining representative, or based on a reasonable belief supported by objective considerations that the currently recognized union has lost its majority status. This form generally describes representation case procedures in RC, RD and RM cases, also referred to as certification and decertification cases.

Right to be Represented – Any party to a case with the NLRB has the right to be represented by an attorney or other representative in any proceeding before the NLRB. A party wishing to have a representative appear on its behalf should have the representative complete a Notice of Appearance (Form NLRB-4701), and E-File it at www.nlrb.gov or forward it to the NLRB Regional Office handling the petition as soon as possible.

Filing and Service of Petition – A party filing an RC, RD or RM petition is required to serve a copy of its petition on the parties named in the petition along with this form and the Statement of Position form. The petitioner files the petition with the NLRB, together with (1) a certificate showing service of these documents on the other parties named in the petition, and (2) a showing of interest to support the petition. The showing of interest is not served on the other parties.

Notice of Hearing – After a petition in a certification or decertification case is filed with the NLRB, the NLRB reviews the petition, certificate of service, and the required showing of interest for sufficiency, assigns the petition a case number, and promptly sends letters to the parties notifying them of the Board agent who will be handling the case. In most cases, the letters include a Notice of Representation Hearing. Except in cases presenting unusually complex issues, this pre-election hearing is set for a date 14 business days (excluding weekends and federal holidays) from the date of service of the notice of hearing. Once the hearing begins, it will continue day to day until completed absent extraordinary circumstances. The Notice of Representation Hearing also sets the due date for filing and serving the Statement(s) of Position and the Responsive Statement of Position(s). Included with the Notice of Representation Hearing are the following: (1) copy of the petition, (2) this form, (3) Statement of Position for non-petitioning parties, (4) petitioner's Responsive Statement of Position, (5) Notice of Petition for Election, and (6) letter advising how to contact the Board agent who will be handling the case and discussing those documents.

Hearing Postponement: Requests to postpone the hearing are not routinely granted, but the regional director may postpone the hearing for good cause. A party wishing to request a postponement should make the request in writing and set forth in detail the grounds for the request. The request should include the positions of the other parties regarding the postponement. The request must be filed electronically ("E-Filed") on the Agency's website (www.nlrb.gov) by following the instructions on the website. A copy of the request must be served simultaneously on all the other parties, and that fact must be noted in the request.

Statement of Position Form and List(s) of Employees – The Statement of Position form solicits commerce and other information that will facilitate entry into election agreements or streamline the pre-election hearing if the parties are unable to enter into an election agreement. In an RC or RD case, as part of its Statement of Position form, the employer also provides a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit. If the employer contends that the proposed unit is not appropriate, the employer must separately list the same information for all individuals that the employer contends must be added to the proposed unit to make it an appropriate unit, and must further indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional

form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Ordinarily the Statement of Position must be filed with the Regional Office and served on the other parties such that it is received by them by noon 8 business days from the issuance of the Notice of Hearing. The regional director may postpone the due date for filing and serving the Statement of Position for good cause. The Statement of Position form must be E-Filed but, unlike other E-Filed documents, will not be timely if filed on the due date but after noon in the time zone of the Region where the petition is filed. Consequences for failing to satisfy the Statement of Position requirement are discussed on the following page under the heading "Preclusion." A request to postpone the hearing will not automatically be treated as a request for an extension of the Statement of Position due date. If a party wishes to request both a postponement of the hearing and a postponement of the Statement of Position due date, the request must make that clear and must specify the reasons that postponements of both are sought.

Responsive Statement of Position – Petitioner's Responsive Statement(s) of Position solicits a response to the Statement(s) of Position filed by the other parties and further facilitates entry into election agreements or streamlines the preelection hearing. A petitioner must file a Responsive Statement of Position in response to each party's Statement of Position addressing each issue in each Statement of Position(s), if desired. In the case of an RM petition, the employer-petitioner must also provide commerce information and file and serve a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit. Ordinarily, the Responsive Statement of Position must be electronically filed with the Regional Office and served on the other parties such that it is received by noon 3 business days prior to the hearing. The regional director may postpone the due date for filing and serving the Responsive Statement of Position for good cause. The Responsive Statement of Position form must be E-Filed but, unlike other E-Filed documents, will not be timely if filed on the due date but after noon in the time zone of the Region where the petition is filed. Consequences for failing to satisfy the Responsive Statement of Position requirement are discussed on the following page under the heading "Preclusion." A request to postpone the hearing will not automatically be treated as a request for an extension of the Responsive Statement of Position due date. If a party wishes to request both a postponement of the hearing and a Postponement of the Responsive Statement of Position due date, the request must make that clear and must specify the reasons that postponements of both are sought.

Posting and Distribution of Notice of Petition for Election – Within 5 business days after service of the notice of hearing, the employer must post the Notice of Petition for Election in conspicuous places, including all places where notices to employees are customarily posted, and must also distribute it electronically to the employees in the petitioned-for unit if the employer customarily communicates with these employees electronically. The employer must maintain the posting until the petition is dismissed or withdrawn, or the Notice of Petition for Election is replaced by the Notice of Election. The employer's failure properly to post or distribute the Notice of Petition for Election may be grounds for setting aside the election if proper and timely objections are filed.

Election Agreements – Elections can occur either by agreement of the parties or by direction of the regional director or the Board. Three types of agreements are available: (1) a Consent Election Agreement (Form NLRB-651); (2) a Stipulated Election Agreement (Form NLRB-652); and (3) a Full Consent Agreement (Form NLRB-5509). In the Consent Election Agreement and the Stipulated Election Agreement, the parties agree on an appropriate unit and the method, date, time, and place of a secret ballot election that will be conducted by an NLRB agent. In the Consent Agreement, the parties also agree that post-election matters (election objections or determinative challenged ballots) will be resolved with finality by the regional director; whereas in the Stipulated Election Agreement, the parties agree that they may request Board review of the regional director's post-election determinations. A Full Consent Agreement provides that the regional director will make final determinations regarding all pre-election and post-election issues.

Hearing Cancellation Based on Agreement of the Parties – The issuance of the Notice of Representation Hearing does not mean that the matter cannot be resolved by agreement of the parties. On the contrary, the NLRB encourages prompt voluntary adjustments and the Board agent assigned to the case will work with the parties to enter into an election agreement, so the parties can avoid the time and expense of participating in a hearing.

Hearing - A hearing will be held unless the parties enter into an election agreement approved by the regional director or the petition is dismissed or withdrawn.

Purpose of Hearing: The primary purpose of a pre-election hearing is to determine if a question of representation exists. A question of representation exists if a proper petition has been filed concerning a unit

appropriate for the purpose of collective bargaining or, in the case of a decertification petition, concerning a unit in which a labor organization has been certified or is being currently recognized by the employer as the bargaining representative.

Issues at Hearing: Issues that might be litigated at the pre-election hearing include: jurisdiction; labor organization status; bars to elections; unit appropriateness; expanding and contracting unit issues; inclusion of professional employees with nonprofessional employees; seasonal operation; potential mixed guard/non-guard unit; and eligibility formulas. At the hearing, the timely filed Statement of Position and Responsive Statement of Position(s) will be received into evidence. The hearing officer will not receive evidence concerning any issue as to which the parties have not taken adverse positions, except for evidence regarding the Board's jurisdiction over the employer and evidence concerning any issue, such as the appropriateness of the proposed unit, as to which the regional director determines that record evidence is necessary.

Preclusion: At the hearing, a party will be precluded from raising any issue, presenting any evidence relating to any issue, cross-examining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or Responsive Statement of Position(s) or to place in dispute in timely response to another party's Statement of Position or response, except that no party will be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the pre-election hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. As set forth in §102.66(d) of the Board's rules, if the employer fails to timely furnish the lists of employees, the employer will be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by crossexamination of witnesses.

Conduct of Hearing: If held, the hearing is usually open to the public and will be conducted by a hearing officer of the NLRB. Any party has the right to appear at any hearing in person, by counsel, or by other representative, to call, examine, and cross-examine witnesses, and to introduce into the record evidence of the significant facts that support the party's contentions and are relevant to the existence of a question of representation. The hearing officer also has the power to call, examine, and cross-examine witnesses and to introduce into the record documentary and other evidence. Witnesses will be examined orally under oath. The rules of evidence prevailing in courts of law or equity shall not be controlling. Parties appearing at any hearing who have or whose witnesses have disabilities falling within the provisions of Section 504 of the Rehabilitation Act of 1973, as amended, and 29 C.F.R. 100.503, and who in order to participate in this hearing need appropriate auxiliary aids, as defined in 29 C.F.R. 100.503, should notify the regional director as soon as possible and request the necessary assistance.

Official Record: An official reporter will make the only official transcript of the proceedings and all citations in briefs or arguments must refer to the official record. (Copies of exhibits should be supplied to the hearing officer and other parties at the time the exhibit is offered in evidence.) All statements made at the hearing will be recorded by the official reporter while the hearing is on the record. If a party wishes to make off-the-record remarks, requests to make such remarks should be directed to the hearing officer and not to the official reporter. After the close of the hearing, any request for corrections to the record, either by stipulation or motion, should be forwarded to the regional director.

Motions and Objections: All motions must be in writing unless stated orally on the record at the hearing and must briefly state the relief sought and the grounds for the motion. A copy of any motion must be served immediately on the other parties to the proceeding. Motions made during the hearing are filed with the hearing officer. All other motions are filed with the regional director, except that motions made after the transfer of the record to the Board are filed with the Board. If not E-Filed, an original and two copies of written motions shall be filed. Statements of reasons in support of motions or objections should be as concise as possible. Objections shall not be deemed waived by further participation in the hearing. On appropriate request, objections may be permitted to stand to an entire line of questioning. Automatic exceptions will be allowed to all adverse rulings.

Election Details: Prior to the close of the hearing the hearing officer will: (1) solicit the parties' positions (but will not permit litigation) on the type, date(s), time(s), and location(s) of the election and the eligibility period; (2) solicit the name, address, email address, facsimile number, and phone number of the employer's on-site representative to whom the regional director should transmit the Notice of Election if an election is directed; (3) inform the parties that the regional director will issue a decision as soon as practicable and will immediately transmit the document to the parties and their designated representatives by email, facsimile, or by overnight mail (if neither an email address nor facsimile number was provided); and (4) inform the parties of their obligations if the director directs an election and of the time for complying with those obligations.

Oral Argument and Briefs: Upon request, any party is entitled to a reasonable period at the close of the hearing for oral argument, which will be included in the official transcript of the hearing. At any time before the close of the hearing, any party may file a memorandum addressing relevant issues or points of law. Post-hearing briefs shall be due within 5 business days of the close of the hearing. The hearing officer may allow up to 10 additional business days for such briefs prior to the close of hearing and for good cause. If filed, copies of the memorandum or brief shall be served on all other parties to the proceeding and a statement of such service shall be filed with the memorandum or brief. No reply brief may be filed except upon special leave of the regional director. Briefs including electronic documents, filed with the Regional Director must be formatted as double-spaced in an 8½ by 11 inch format and must be e-filed through the Board's website, www.nlrb.gov.

Regional Director Decision - After the hearing, the regional director issues a decision directing an election, dismissing the petition or reopening the hearing. A request for review of the regional director's pre-election decision may be filed with the Board at any time after issuance of the decision until 10 business days after a final disposition of the proceeding by the regional director. Accordingly, a party need not file a request for review before the election in order to preserve its right to contest that decision after the election. Instead, a party can wait to see whether the election results have mooted the basis of an appeal. The Board will grant a request for review only where compelling reasons exist therefor.

Voter List – The employer must provide to the regional director and the parties named in the election agreement or direction of election a list of the full names, work locations, shifts, job classifications, and contact information (including home addresses, available personal email addresses, and available home and personal cellular ("cell") telephone numbers) of all eligible voters. (In construction industry elections, unless the parties stipulate to the contrary, also eligible to vote are all employees in the unit who either (1) were employed a total of 30 working days or more within the 12 months preceding the election eligibility date or (2) had some employment in the 12 months preceding the election eligibility date and were employed 45 working days or more within the 24 months immediately preceding the election eligibility date. However, employees meeting either of those criteria who were terminated for cause or who guit voluntarily prior to the completion of the last job for which they were employed, are not eligible.) The employer must also include in a separate section of the voter list the same information for those individuals whom the parties have agreed should be permitted to vote subject to challenge or those individuals who, according to the direction of election, will be permitted to vote subject to challenge. The list of names must be alphabetized (overall or by department) and be in the same Microsoft Word file (or Microsoft Word compatible file) format as the initial lists provided with the Statement of Position form unless the parties agree to a different format or the employer certifies that it does not possess the capacity to produce the list in the required form. When feasible, the list must be filed electronically with the regional director and served electronically on the other parties named in the agreement or direction. To be timely filed and served, the voter list must be received by the regional director and the parties named in the agreement or direction respectively within 2 business days after the approval of the agreement or issuance of the direction of elections unless a longer time is specified in the agreement or direction. A certificate of service on all parties must be filed with the regional director when the voter list is filed. The employer's failure to file or serve the list within the specified time or in proper format shall be grounds for setting aside the election whenever proper and timely objections are filed. The parties shall not use the list for purposes other than the representation proceeding, Board proceedings arising from it, and related matters.

Waiver of Time to Use Voter List – Under existing NLRB practice, an election is not ordinarily scheduled for a date earlier than 10 calendar days after the date when the employer must file the voter list with the Regional Office. However, the parties entitled to receive the voter list may waive all or part of the 10-day period by executing Form NLRB-4483. A waiver will not be effective unless all parties who are entitled to the list agree to waive the same number of days.

FORM NLRB-4812 (12-20)

Election – Information about the election, requirements to post and distribute the Notice of Election, and possible proceedings after the election is available from the Regional Office and will be provided to the parties when the Notice of Election is sent to the parties.

Withdrawal or Dismissal – If it is determined that the NLRB does not have jurisdiction or that other criteria for proceeding to an election are not met, the petitioner is offered an opportunity to withdraw the petition. If the petitioner does not withdraw the petition, the regional director will dismiss the petition and advise the petitioner of the reason for the dismissal and of the right to appeal to the Board.

REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A STATEMENT OF POSITION FORM

Completing and Filing this Form: The Notice of Hearing indicates which parties are responsible for completing the form. If you are required to complete the form, you must have it signed by an authorized representative and file a completed copy (including all attachments) with the RD and serve copies on all parties named in the petition by the date and time established for its submission. If more space is needed for your answers, additional pages may be attached. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent assigned to handle this case. You must EFile your Statement of Position at www.nlrb.gov, but unlike other e-Filed documents, it will not be timely if filed on the due date but after noon in the time zone of the Region where the petition was filed.

Note: Non-employer parties who complete this Statement of Position are NOT required to complete items 8f and 8g of the form, or to provide a commerce questionnaire or the lists described in item 7.

Required Lists: The employer's Statement of Position must include a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. If the employer contends that the proposed unit is inappropriate, the employer must separately list the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit to make it an appropriate unit. The employer must also indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx.

Consequences of Failure to Supply Information: Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, crossexamining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the preelection hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD STATEMENT OF POSITION

DO NOT WRITE IN THIS SPACE			
Case No.	Date Filed		
05-RC-289221	January 20, 2022		

INSTRUCTIONS: Submit this Statement of Position to an Neach party named in the petition in this case such that it is re Note: Non-employer parties who complete this form are NO lists described in item 7.	eceived by th	em by the date and time spec	cified in the notice of t	hearing.	
1a. Full name of party filing Statement of Position			1c. Business Phone:	1e. Fax No.:	
1b. Address (Street and number, city, state, and ZIP code)			1d. Cell No.:	1f. e-Mail Address	
2. Do you agree that the NLRB has jurisdiction over the Employer in (A completed commerce questionnaire (Attachment A) must be subm	nitted by the E	mployer, regardless of whether jui	risdiction is admitted)		
Do you agree that the proposed unit is appropriate? [] Yes [a. State the basis for your contention that the proposed unit is not ap shares a community of interest or are supervisors or guards)	• •	answer 3a and 3b) rou contend a classification should	d be excluded or included	d briefly explain why, such as	
b.Stateanyclassifications, locations, orotheremployeegroupingsthat	must be added	to or excluded from the proposed u	nitto make it an appropria	te unit.	
Added		Excluded			
4. Other than the individuals in classifications listed in 3b, list any ind basis for contesting their eligibility.	ividual(s) whos	se eligibility to vote you intend to o	contest at the pre-election	n hearing in this case and the	
5. Is there a bar to conducting an elec ion in this case? [] Yes [] No If yes, state the basis for your position.					
6. Describe all other issues you intend to raise at the pre-election he	aring.				
7. The employer must provide the following lists which must be alpha www.nlrb.gov/sites/default/files/attachments/basic-page/node-4 (a) A list containing the full names, work locations, shifts and job class the petition who remain employed as of the date of the filing of the pound is inappropriate the classifications of all individuals that it contends must be added to the of any individuals it contends must be excluded from the proposed uniteration.	559/Optional I ssification of all etition. (Attachr he employer m proposed unit	Forms for Voter List.docx. I individuals in the proposed unit a ment B) sust provide (1) a separate list con , if any to make it an appropriate u	is of the payroll period in taining the full names, w unit, (Attachment C) and	ork locations, shifts and job	
8a. State your position with respect to the details of any election that may be conducted in this matter. Type: [] Manual [] Mail [] Mixed Manual/Mail					
8b. Date(s)	8c. Time(s) 8d. Location(s)		8d. Location(s)		
8e. Eligibility Period (e.g. special eligibility formula)				8g. Length of payroll period [] Weekly []Biweekly [] Other (specify length)	
9. Representative who will accept service of all papers for purpo	oses of the rep	presentation proceeding			
9a. Full name and title of authorized representative		9b. Signature of authorized repre	esentative	9c. Date	
9d. Address (Street and number, city, state, and ZIP code)				9e. e-Mail Address	
9f. Business Phone No.:		9g. Fax No.		9h. Cell No.	

WILLFUL FALSE STATEMENTS ON THIS PETITION CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U S C Section 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation proceedings. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. 74942-43 (December 13, 2006) The NLRB will further explain these uses upon request. Failure to supply the information requested by this form may preclude you from litigating issues under 102 66(d) of the Board's Rules and Regulations and may cause the NLRB to refuse to further process a representation case or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court

FORM NLRB-5081 NATIONAL LABOR RELATIONS BOARD (3-11)									
QUESTIONNAIRE ON COMMERCE INFORMATION									
Please read carefully, answer all applicable items, and return to the NLRB Office. If additional space is required, please add a page and identify item number.									
CASE NAME		CASE NUMBER 05-RC-289221							
1. EXACT LEGAL TITLE OF ENTITY (As filed with State and/or stated in legal documents forming entity)									
2. TYPE OF ENTITY									
[] CORPORATION [] LLC [] LLP [] PARTNERSHIP [] SOLI	E PROPRIETORSHIP [] OTHER	(Specify)						
3. IF A CORPORATION or LLC	T								
A. STATE OF INCORPORATION OR FORMATION	B. NAME, ADDRESS, AND	RELATIONSHIP (e.g. parent, subsidia	ary) OF ALL RELATED EN	NTITIES					
OKT OKWATION									
4. IF AN LLC OR ANY TYPE OF PARTNERSHI	P, FULL NAME AND ADDRI	ESS OF ALL MEMBERS OR PARTN	NERS						
5. IF A SOLE PROPRIETORSHIP, FULL NAME	AND ADDRESS OF PROPRI	ETOR							
6. BRIEFLY DESCRIBE THE NATURE OF YOU	JR OPERATIONS (Products he	andled or manufactured, or nature of se	rvices performed).						
7A. PRINCIPAL LOCATION:	7B. BRANC	H LOCATIONS:							
	72. 214.0								
8. NUMBER OF PEOPLE PRESENTLY EMPLO	YED								
A. TOTAL:	B. AT THE ADDRESS INVO	OLVED IN THIS MATTER:							
0 DUDING THE MOST DECEMB (CL. 1.4									
9. DURING THE MOST RECENT (Check the app	ropriate box): [] CALENDAF	R [] 12 MONTHS or [] FISCAL	YEAR (FY DATES)					
			YES	NO NO					
Did you provide services valued in excess of \$50,			YES	NO NO					
A. Did you provide services valued in excess of \$50, \$ B. If you answered no to 9A, did you provide services	000 directly to customers outside	your State? If no, indicate actual value	YES	NO NO					
A. Did you provide services valued in excess of \$50, \$ B. If you answered no to 9A, did you provide service goods valued in excess of \$50,000 from directly or provided. \$	000 directly to customers outside is valued in excess of \$50,000 to itside your State? If no, indicate	your State? If no, indicate actual value customers in your State who purchased the value of any such services you	YES	NO NO					
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PRIVACY ACT STATEMENT

E-MAIL ADDRESS

DATE

12. AUTHORIZED REPRESENTATIVE COMPLETING THIS QUESTIONNAIRE

SIGNATURE

NAME AND TITLE (Type or Print)

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation and/or unfair labor practice proceedings and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary. However, failure to supply the information may cause the NLRB to refuse to process any further a representation or unfair labor practice case, or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.

REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A RESPONSIVE STATEMENT OF POSITION FORM

Completing and Filing this Form: For RC and RD petitions, the Petitioner is required to complete this form in response to each timely filed and served Statement of Position filed by another party. For RM petitions, the Employer-Petitioner must complete a Responsive Statement of Position form and submit the list described below. In accordance with Section 102.63(b) of the Board's Rules, if you are required to complete the form, you must have it signed by an authorized representative, and file a completed copy with any necessary attachments, with this office and serve it on all parties named in the petition responding to the issues raised in another party's Statement of Position, such that it is received no later than noon three business days before the date of the hearing. A separate form must be completed for each timely filed and properly served Statement of Position you receive. If more space is needed for your answers, additional pages may be attached. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent assigned to handle this case. You must E-File your Responsive Statement of Position at www.NLRB.gov, but unlike other e-Filed documents, it will not be timely if filed on the due date but after noon in the time zone of the Region where the petition was filed. Note that if you are completing this form as a PDF downloaded from www.NLRB.gov, the form will lock upon signature and no further editing may be made.

Required List: In addition to responding to the issues raised in another party's Statement of Position, if any, the Employer-Petitioner in an RM case is required to file and serve on the parties a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. This list must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the list in the required form, the list must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Consequences of Failure to Submit a Responsive Statement of Position: Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, crossexamining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the preelection hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit. cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

RESPONSIVE STATEMENT OF POSITION - RC, RD or RM PETITION

Case No.

05-RC-289221

Date Filed

January 20, 2022

INSTRUCTIONS: If a party has submitted and served on you a timely Statement of Position to an RC, RD or RM petition, the Petitioner must submit this Responsive Statement of Position to an NLRB Office in the Region in which the petition was filed and serve it and any attachments on each party named in the petition in this case such that it is received by noon local time, three business days prior to the hearing date specified in the Notice of Hearing. A separate form must be completed for each timely filed and properly served Statement of Position received by the Petitioner. The Petitioner-Employer in a RM case is required to file this Responsive Statement of Position and include an appropriate employee list without regard to whether another party has filed a Statement of Position.								
This Responsive Statement of Position is filed by the Petitioner in response to a Statement of Position received from the following party:								
The Employer		An Intervenor/Union						
1a. Full Name of Party Filing Responsive Statement of Position								
1c. Business Phone	1d. Cell No.	1e. Fax No		1f. E-Mail Address				
1b. Address (Street and Number, City, State, and ZIP Code)								
2. Identify all issues raised in the other party's Statement of Position that you dispute and describe the basis of your dispute: a. <u>EMPLOYER NAME/IDENTITY</u> [Box 1a of Statement of Position Form NLRB-505 and Questionnaire on Commerce Information]								
☐ No Dispute (no further response required) ☐ Dispute (response required below) Response to Statement of Position:								
b. JURISDICTION [Box 2 of Statement of Position Form NLRB-505 and Questionnaire on Commerce Information] No Dispute (no further response required) Response to Statement of Position:								
c. APPROPRIATENESS OF UNIT [Boxes 3, 3a and 3b of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:								
d. INDIVIDUAL ELIGIBILITY [Box 4 of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:								
e. BARS TO ELECTION [Box 5 of Statement of Position Form NLRB-505] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:								
f. ALL OTHER ISSUES [Box 6 of Statement of Position Form NLRB-505] ☐ No Dispute (no further response required) ☐ Dispute (response required below) Response to Statement of Position:								
g. <u>ELECTION DETAILS</u> [Boxes 8a, 8b, 8c, 8f, and 8g of Statement of Position Form NLRB-505] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:								
Full Name and Title of Authorized Represe	entative		Signature of Authorized Repre	sentative	Date			

WILLFUL FALSE STATEMENTS ON THIS PETITION CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. Section 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation proceedings. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. 74942-43 (December 13, 2006). The NLRB will further explain these uses upon request. Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations and may cause the NLRB to refuse to further process a representation case or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.

Please fill all necessary fields on the form PRIOR to digitally signing. To make changes after the form has been signed, right-click on the signature field and click "clear signature." Once complete, please sign the form.



UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

Download

REGION 5 BANK OF AMERICA CENTER, TOWER II 100 S. CHARLES STREET, STE 600 BALTIMORE, MD 21201

Agency Website: www.nlrb.gov Telephone: (410)962-2822 Fax: (410)962-2198

Download NLRB Mobile App

January 21, 2022

URGENT

kevin.johnson@starbucks.com Mr. Kevin Johnson, President and CEO Starbucks Corporation 2401 Utah Avenue South, Suite 800 Seattle, WA 98134

> Re: Starbucks Corporation Case 05-RC-289221

Dear Mr. Johnson:

Enclosed is a copy of a petition that Mid-Atlantic Regional Joint Board, Workers United filed with the National Labor Relations Board (NLRB) seeking to represent certain of your employees. After a petition is filed, the employer is required to promptly take certain actions so please read this letter carefully to make sure you are aware of the employer's obligations. This letter tells you how to contact the Board agent who will be handling this matter, about the requirement to post and distribute the Notice of Petition for Election, the requirement to complete and serve a Statement of Position Form, the Petitioner's requirement to complete and serve a Responsive Statement of Position Form, a scheduled hearing in this matter, other information needed including a voter list, your right to be represented, and NLRB procedures, including how to submit documents to the NLRB.

<u>Investigator</u>: This petition will be investigated by Field Examiner Cameron Myers whose telephone number is (410) 962-2737. The Board agent will contact you shortly to discuss processing the petition. If you have any questions, please do not hesitate to call the Board agent. If the agent is not available, you may contact Supervisory Field Attorney Patrick J. Cullen whose telephone number is (410) 962-2916. The Board agent may also contact you and the other party or parties to schedule a conference meeting or telephonic or video conference for some time before the close of business the day following receipt of the final Responsive Statement(s) of Position. This will give the parties sufficient time to determine if any issues can be resolved prior to hearing or if a hearing is necessary. If appropriate, the NLRB attempts to schedule an election either by agreement of the parties or by holding a hearing and then directing an election.

Required Posting and Distribution of Notice: You must post the enclosed Notice of Petition for Election by January 28, 2022 in conspicuous places, including all places where notices to employees are customarily posted. The Notice of Petition for Election must be posted so all pages are simultaneously visible. If you customarily communicate electronically with employees in the petitioned-for unit, you must also distribute the notice electronically to them. You must maintain the posting until the petition is dismissed or withdrawn or this notice is

replaced by the Notice of Election. Posting and distribution of the Notice of Petition for Election will inform the employees whose representation is at issue and the employer of their rights and obligations under the National Labor Relations Act in the representation context. Failure to post or distribute the notice may be grounds for setting aside an election if proper and timely objections are filed.

Required Statement of Position: In accordance with Section 102.63(b) of the Board's Rules, the employer is required to complete the enclosed Statement of Position form (including the attached Commerce Questionnaire), have it signed by an authorized representative, and file a completed copy (with all required attachments) with this office and serve it on all parties named in the petition such that it is received by them by **noon Eastern Time** on February 02, 2022. This form solicits information that will facilitate entry into election agreements or streamline the pre-election hearing if the parties are unable to enter into an election agreement. This form must be e-Filed, but unlike other e-Filed documents, will *not* be timely if filed on the due date but after noon February 02, 2022. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent named above.

List(s) of Employees: The employer's Statement of Position must include a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. If the employer contends that the proposed unit is inappropriate, the employer must separately list the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit to make it an appropriate unit. The employer must also indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Failure to Supply Information: Failure to supply the information requested by this form may preclude you from litigating issues under Section 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, cross-examining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a

voter's eligibility or inclusion was not contested at the pre-election hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§ 102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

Responsive Statement of Position: In accordance with Section 102.63(b) of the Board's Rules, following timely filing and service of an employer's Statement of Position, the petitioner is required to complete the enclosed Responsive Statement of Position form, have it signed by an authorized representative, and file a completed copy with any necessary attachments, with this office and serve it on all parties named in the petition responding to the issues raised in the employer's Statement of Position, such that it is received no later than **noon Eastern Time** on **February 07, 2022.**

Notice of Hearing: Enclosed is a Notice of Representation Hearing to be conducted at 9:00 a.m. on Thursday, February 10, 2022 via VIDEOCONFERENCE, if the parties do not voluntarily agree to an election. If a hearing is necessary, the hearing will run on consecutive days until concluded unless the regional director concludes that extraordinary circumstances warrant otherwise. Before the hearing begins, the NLRB will continue to explore potential areas of agreement with the parties in order to reach an election agreement and to eliminate or limit the costs associated with formal hearings.

Upon request of a party showing good cause, the regional director may postpone the hearing. A party desiring a postponement should make the request to the regional director in writing, set forth in detail the grounds for the request, and include the positions of the other parties regarding the postponement. E-Filing the request is required. A copy of the request must be served simultaneously on all the other parties, and that fact must be noted in the request.

<u>Other Information Needed Now</u>: Please submit to this office, as soon as possible, the following information needed to handle this matter:

(a) A copy of any existing or recently expired collective-bargaining agreements, and any amendments or extensions, or any recognition agreements covering any of your employees in the unit involved in the petition (the petitioned-for unit);

- (b) The name and contact information for any other labor organization (union) claiming to represent any of the employees in the petitioned-for unit;
- (c) If potential voters will need notices or ballots translated into a language other than English, the names of those languages and dialects, if any.
- (d) If you desire a formal check of the showing of interest, you must provide an alphabetized payroll list of employees in the petitioned-for unit, with their job classifications, for the payroll period immediately before the date of this petition. Such a payroll list should be submitted as early as possible prior to the hearing. Ordinarily a formal check of the showing of interest is not performed using the employee list submitted as part of the Statement of Position.

<u>Voter List</u>: If an election is held in this matter, the employer must transmit to this office and to the other parties to the election, an alphabetized list of the full names, work locations, shifts, job classifications, and contact information (including home addresses, available personal email addresses, and available home and personal cellular telephone numbers) of eligible voters. Usually, the list must be furnished within 2 business days of the issuance of the Decision and Direction of Election or approval of an election agreement. I am advising you of this requirement now, so that you will have ample time to prepare this list. The list must be electronically filed with the Region and served electronically on the other parties. To guard against potential abuse, this list may not be used for purposes other than the representation proceeding, NLRB proceedings arising from it or other related matters.

<u>Right to Representation</u>: You have the right to be represented by an attorney or other representative in any proceeding before us. If you choose to be represented, your representative must notify us in writing of this fact as soon as possible by completing Form NLRB-4701, Notice of Appearance. This form is available on our website, <u>www.nlrb.gov</u>, or at the Regional office upon your request.

If someone contacts you about representing you in this case, please be assured that no organization or person seeking your business has any "inside knowledge" or favored relationship with the NLRB. Their knowledge regarding this matter was only obtained through access to information that must be made available to any member of the public under the Freedom of Information Act.

<u>Procedures:</u> Pursuant to Section 102.5 of the Board's Rules and Regulations, parties must submit all documentary evidence, including statements of position, exhibits, sworn statements, and/or other evidence, by electronically submitting (E-Filing) them through the Agency's web site (www.nlrb.gov). You must e-file all documents electronically or provide a written statement explaining why electronic submission is not possible or feasible. Failure to comply with Section 102.5 will result in rejection of your submission. The Region will make its determinations solely based on the documents and evidence properly submitted. All evidence submitted electronically should be in the form in which it is normally used and maintained in the course of business (i.e., native format). Where evidence submitted electronically is not in native format, it should be submitted in a manner that retains the essential functionality of the native

format (i.e., in a machine-readable and searchable electronic format). If you have questions about the submission of evidence or expect to deliver a large quantity of electronic records, please promptly contact the Board agent investigating the petition.

Information about the NLRB and our customer service standards is available on our website, www.nlrb.gov, or from an NLRB office upon your request. We can provide assistance for persons with limited English proficiency or disability. Please let us know if you or any of your witnesses would like such assistance.

Very truly yours,

Au R. Inll

Sean R. Marshall Regional Director

Enclosures

- 1. Petition
- 2. Notice of Petition for Election (Form 5492)
- 3. Notice of Representation Hearing
- 4. Description of Procedures in Certification and Decertification Cases (Form 4812)
- 5. Statement of Position form and Commerce Questionnaire (Form 505)
- 6. Responsive Statement of Position (Form 506)

cc: Ms. Salina Fisher-Guy, District Manager Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235



National Labor Relations Board



NOTICE OF PETITION FOR ELECTION

This notice is to inform employees that Mid-Atlantic Regional Joint Board, Workers United has filed a petition with the National Labor Relations Board (NLRB), a Federal agency, in Case 05-RC-289221 seeking an election to become certified as the representative of the employees of Starbucks Corporation in the unit set forth below:

Included: All full-time and regular part-time Baristas, Shift Supervisors, Asst. Store Managers Excluded: Store Managers, office clericals, guards and supervisors as defined by the Act.

This notice also provides you with information about your basic rights under the National Labor Relations Act, the processing of the petition, and rules to keep NLRB elections fair and honest.

YOU HAVE THE RIGHT under Federal Law

- To self-organization
- To form, join, or assist labor organizations
- To bargain collectively through representatives of your own choosing
- To act together for the purposes of collective bargaining or other mutual aid or protection
- To refuse to do any or all of these things unless the union and employer, in a state
 where such agreements are permitted, enter into a lawful union-security agreement
 requiring employees to pay periodic dues and initiation fees. Nonmembers who inform
 the union that they object to the use of their payments for nonrepresentational
 purposes may be required to pay only their share of the union's costs of
 representational activities (such as collective bargaining, contract administration, and
 grievance adjustments).

PROCESSING THIS PETITION

Elections do not necessarily occur in all cases after a petition is filed. NO FINAL DECISIONS HAVE BEEN MADE YET regarding the appropriateness of the proposed unit or whether an election will be held in this matter. If appropriate, the NLRB will first see if the parties will enter into an election agreement that specifies the method, date, time, and location of an election and the unit of employees eligible to vote. If the parties do not enter into an election agreement, usually a hearing is held to receive evidence on the appropriateness of the unit and other issues in dispute. After a hearing, an election may be directed by the NLRB, if appropriate.

IF AN ELECTION IS HELD, it will be conducted by the NLRB by secret ballot and Notices of Election will be posted before the election giving complete details for voting.

Form NLRB-5492 (Rev: 12-2015)

ELECTION RULES

The NLRB applies rules that are intended to keep its elections fair and honest and that result in a free choice. If agents of any party act in such a way as to interfere with your right to a free election, the election can be set aside by the NLRB. Where appropriate the NLRB provides other remedies, such as reinstatement for employees fired for exercising their rights, including backpay from the party responsible for their discharge.

The following are examples of conduct that interfere with employees' rights and may result in setting aside the election:

- Threatening loss of jobs or benefits by an employer or a union
- Promising or granting promotions, pay raises, or other benefits, to influence an employee's vote by a party capable of carrying out such promises
- An employer firing employees to discourage or encourage union activity or a union causing them to be fired to encourage union activity
- Making campaign speeches to assembled groups of employees on company time, where attendance is mandatory, within the 24-hour period before the polls for the election first open or, if the election is conducted by mail, from the time and date the ballots are scheduled to be sent out by the Region until the time and date set for their return
- Incitement by either an employer or a union of racial or religious prejudice by inflammatory appeals
- Threatening physical force or violence to employees by a union or an employer to influence their votes

Please be assured that IF AN ELECTION IS HELD, every effort will be made to protect your right to a free choice under the law. Improper conduct will not be permitted. All parties are expected to cooperate fully with the NLRB in maintaining basic principles of a fair election as required by law. The NLRB as an agency of the United States Government does not endorse any choice in the election.

For additional information about the processing of petitions, go to <u>www.nlrb.gov</u> or contact the NLRB at (410)962-2822.

THIS IS AN OFFICIAL GOVERNMENT NOTICE AND MUST NOT BE DEFACED BY ANYONE. IT MUST REMAIN POSTED WITH ALL PAGES SIMULTANEOUSLY VISIBLE UNTIL REPLACED BY THE NOTICE OF ELECTION OR THE PETITION IS DISMISSED OR WITHDRAWN.









Starbucks Corporation

Employer

and

Mid-Atlantic Regional Joint Board, Workers United
Petitioner

Case 05-RC-289221

NOTICE OF REPRESENTATION HEARING

The Petitioner filed the attached petition pursuant to Section 9(c) of the National Labor Relations Act. It appears that a question affecting commerce exists as to whether the employees in the unit described in the petition wish to be represented by a collective-bargaining representative as defined in Section 9(a) of the Act.

YOU ARE HEREBY NOTIFIED that, pursuant to Sections 3(b) and 9(c) of the Act, at 9:00 a.m. on Thursday, February 10, 2022 and on consecutive days thereafter until concluded, at the National Labor Relations Board via VIDEOCONFERENCE, a hearing will be conducted before a hearing officer of the National Labor Relations Board. At the hearing, the parties will have the right to appear in person or otherwise, and give testimony.

YOU ARE FURTHER NOTIFIED that, pursuant to Section 102.63(b) of the Board's Rules and Regulations, Starbucks Corporation must complete the Statement of Position and file it and all attachments with the Regional Director and serve it on the parties listed on the petition such that is received by them by no later than **noon** Eastern time on **February 02, 2022**. Following timely filing and service of a Statement of Position by Starbucks Corporation, the Petitioner must complete its Responsive Statement of Position(s) responding to the issues raised in the Employer's and/or Union's Statement of Position and file them and all attachments with the Regional Director and serve them on the parties named in the petition such they are received by them no later than **noon** Eastern on **February 07, 2022**.

Pursuant to Section 102.5 of the Board's Rules and Regulations, all documents filed in cases before the Agency must be filed by electronically submitting (E-Filing) through the Agency's website (www.nlrb.gov), unless the party filing the document does not have access to the means for filing electronically or filing electronically would impose an undue burden. Documents filed by means other than E-Filing must be accompanied by a statement explaining why the filing party does not have access to the means for filing electronically or filing electronically would impose an undue burden. Detailed instructions for using the NLRB's E-Filing system can be found in the E-Filing System User Guide

The Statement of Position and Responsive Statement of Position must be E-Filed but, unlike other E-Filed documents, must be filed by **noon** Eastern on the due date in order to be timely. If an election agreement is signed by all parties and returned to the Regional Office before the due date of the Statement of Position, the Statement of Position and Responsive Statement of Position are not required to be filed. If an election agreement is signed by all parties and returned to the Regional office after the due date of the Statement of Position but before the due date of the Responsive Statement of Position, the Responsive Statement of Position is not required to be filed.

Dated: January 21, 2022

/s/Sean R. Marshall

Sean R. Marshall, Regional Director National Labor Relations Board, Region 5 Bank of America Center – Tower II 100 South Charles Street, Suite 600 Baltimore, MD 21201

Starbucks Corporation Employer and Mid-Atlantic Regional Joint Board, Wor	Case 05-RC-289221
AFFIDAVIT OF SERVICE OF: Petition Representation Hearing dated January 2 Certification and Decertification Cases (Election, and Statement of Position Form	1, 2022, Description of Procedures in Form NLRB-4812), Notice of Petition for
	l Labor Relations Board, being duly sworn, bove documents by electronic mail upon the following addresses:
Mr. Kevin Johnson, President and CEO Starbucks Corporation 2401 Utah Avenue South, Suite 800 Seattle, WA 98134 kevin.johnson@starbucks.com	Matthew D. Areman, Esq. Markowitz & Richman 123 S. Broad Street, Suite 2020 Philadelphia, PA 19109 mareman@markowitzandrichman.com
Ms. Salina Fisher-Guy, District Manager Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235 sfisherg@starbucks.com	Mr. Patrick Jones, Sr. Mid-Atlantic Regional Joint Board, Workers United 5753 Industry Lane, Bldg. C, Suite 101 Frederick, MD 21704 pjaysr@marjb.org
January 21, 2022 January 21 Date	Name /s/ Jacqueline Denegal Signature

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD

DESCRIPTION OF REPRESENTATION CASE PROCEDURES IN CERTIFICATION AND DECERTIFICATION CASES

The National Labor Relations Act grants employees the right to bargain collectively through representatives of their own choosing and to refrain from such activity. A party may file an RC, RD or RM petition with the National Labor Relations Board (NLRB) to conduct a secret ballot election to determine whether a representative will represent, or continue to represent, a unit of employees. An RC petition is generally filed by a union that desires to be certified as the bargaining representative. An RD petition is filed by employees who seek to remove the currently recognized union as the bargaining representative. An RM petition is filed by an employer who seeks an election because one or more individuals or unions have sought recognition as the bargaining representative, or based on a reasonable belief supported by objective considerations that the currently recognized union has lost its majority status. This form generally describes representation case procedures in RC, RD and RM cases, also referred to as certification and decertification cases.

Right to be Represented – Any party to a case with the NLRB has the right to be represented by an attorney or other representative in any proceeding before the NLRB. A party wishing to have a representative appear on its behalf should have the representative complete a Notice of Appearance (Form NLRB-4701), and E-File it at www.nlrb.gov or forward it to the NLRB Regional Office handling the petition as soon as possible.

Filing and Service of Petition – A party filing an RC, RD or RM petition is required to serve a copy of its petition on the parties named in the petition along with this form and the Statement of Position form. The petitioner files the petition with the NLRB, together with (1) a certificate showing service of these documents on the other parties named in the petition, and (2) a showing of interest to support the petition. The showing of interest is not served on the other parties.

Notice of Hearing – After a petition in a certification or decertification case is filed with the NLRB, the NLRB reviews the petition, certificate of service, and the required showing of interest for sufficiency, assigns the petition a case number, and promptly sends letters to the parties notifying them of the Board agent who will be handling the case. In most cases, the letters include a Notice of Representation Hearing. Except in cases presenting unusually complex issues, this pre-election hearing is set for a date 14 business days (excluding weekends and federal holidays) from the date of service of the notice of hearing. Once the hearing begins, it will continue day to day until completed absent extraordinary circumstances. The Notice of Representation Hearing also sets the due date for filing and serving the Statement(s) of Position and the Responsive Statement of Position(s). Included with the Notice of Representation Hearing are the following: (1) copy of the petition, (2) this form, (3) Statement of Position for non-petitioning parties, (4) petitioner's Responsive Statement of Position, (5) Notice of Petition for Election, and (6) letter advising how to contact the Board agent who will be handling the case and discussing those documents.

Hearing Postponement: Requests to postpone the hearing are not routinely granted, but the regional director may postpone the hearing for good cause. A party wishing to request a postponement should make the request in writing and set forth in detail the grounds for the request. The request should include the positions of the other parties regarding the postponement. The request must be filed electronically ("E-Filed") on the Agency's website (www.nlrb.gov) by following the instructions on the website. A copy of the request must be served simultaneously on all the other parties, and that fact must be noted in the request.

Statement of Position Form and List(s) of Employees – The Statement of Position form solicits commerce and other information that will facilitate entry into election agreements or streamline the pre-election hearing if the parties are unable to enter into an election agreement. In an RC or RD case, as part of its Statement of Position form, the employer also provides a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit. If the employer contends that the proposed unit is not appropriate, the employer must separately list the same information for all individuals that the employer contends must be added to the proposed unit to make it an appropriate unit, and must further indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional

form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Ordinarily the Statement of Position must be filed with the Regional Office and served on the other parties such that it is received by them by noon 8 business days from the issuance of the Notice of Hearing. The regional director may postpone the due date for filing and serving the Statement of Position for good cause. The Statement of Position form must be E-Filed but, unlike other E-Filed documents, will not be timely if filed on the due date but after noon in the time zone of the Region where the petition is filed. Consequences for failing to satisfy the Statement of Position requirement are discussed on the following page under the heading "Preclusion." A request to postpone the hearing will not automatically be treated as a request for an extension of the Statement of Position due date. If a party wishes to request both a postponement of the hearing and a postponement of the Statement of Position due date, the request must make that clear and must specify the reasons that postponements of both are sought.

Responsive Statement of Position – Petitioner's Responsive Statement(s) of Position solicits a response to the Statement(s) of Position filed by the other parties and further facilitates entry into election agreements or streamlines the preelection hearing. A petitioner must file a Responsive Statement of Position in response to each party's Statement of Position addressing each issue in each Statement of Position(s), if desired. In the case of an RM petition, the employer-petitioner must also provide commerce information and file and serve a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit. Ordinarily, the Responsive Statement of Position must be electronically filed with the Regional Office and served on the other parties such that it is received by noon 3 business days prior to the hearing. The regional director may postpone the due date for filing and serving the Responsive Statement of Position for good cause. The Responsive Statement of Position form must be E-Filed but, unlike other E-Filed documents, will not be timely if filed on the due date but after noon in the time zone of the Region where the petition is filed. Consequences for failing to satisfy the Responsive Statement of Position requirement are discussed on the following page under the heading "Preclusion." A request to postpone the hearing will not automatically be treated as a request for an extension of the Responsive Statement of Position due date. If a party wishes to request both a postponement of the hearing and a Postponement of the Responsive Statement of Position due date, the request must make that clear and must specify the reasons that postponements of both are sought.

Posting and Distribution of Notice of Petition for Election – Within 5 business days after service of the notice of hearing, the employer must post the Notice of Petition for Election in conspicuous places, including all places where notices to employees are customarily posted, and must also distribute it electronically to the employees in the petitioned-for unit if the employer customarily communicates with these employees electronically. The employer must maintain the posting until the petition is dismissed or withdrawn, or the Notice of Petition for Election is replaced by the Notice of Election. The employer's failure properly to post or distribute the Notice of Petition for Election may be grounds for setting aside the election if proper and timely objections are filed.

Election Agreements – Elections can occur either by agreement of the parties or by direction of the regional director or the Board. Three types of agreements are available: (1) a Consent Election Agreement (Form NLRB-651); (2) a Stipulated Election Agreement (Form NLRB-652); and (3) a Full Consent Agreement (Form NLRB-5509). In the Consent Election Agreement and the Stipulated Election Agreement, the parties agree on an appropriate unit and the method, date, time, and place of a secret ballot election that will be conducted by an NLRB agent. In the Consent Agreement, the parties also agree that post-election matters (election objections or determinative challenged ballots) will be resolved with finality by the regional director; whereas in the Stipulated Election Agreement, the parties agree that they may request Board review of the regional director's post-election determinations. A Full Consent Agreement provides that the regional director will make final determinations regarding all pre-election and post-election issues.

Hearing Cancellation Based on Agreement of the Parties – The issuance of the Notice of Representation Hearing does not mean that the matter cannot be resolved by agreement of the parties. On the contrary, the NLRB encourages prompt voluntary adjustments and the Board agent assigned to the case will work with the parties to enter into an election agreement, so the parties can avoid the time and expense of participating in a hearing.

Hearing – A hearing will be held unless the parties enter into an election agreement approved by the regional director or the petition is dismissed or withdrawn.

Purpose of Hearing: The primary purpose of a pre-election hearing is to determine if a question of representation exists. A question of representation exists if a proper petition has been filed concerning a unit

appropriate for the purpose of collective bargaining or, in the case of a decertification petition, concerning a unit in which a labor organization has been certified or is being currently recognized by the employer as the bargaining representative.

Issues at Hearing: Issues that might be litigated at the pre-election hearing include: jurisdiction; labor organization status; bars to elections; unit appropriateness; expanding and contracting unit issues; inclusion of professional employees with nonprofessional employees; seasonal operation; potential mixed guard/non-guard unit; and eligibility formulas. At the hearing, the timely filed Statement of Position and Responsive Statement of Position(s) will be received into evidence. The hearing officer will not receive evidence concerning any issue as to which the parties have not taken adverse positions, except for evidence regarding the Board's jurisdiction over the employer and evidence concerning any issue, such as the appropriateness of the proposed unit, as to which the regional director determines that record evidence is necessary.

Preclusion: At the hearing, a party will be precluded from raising any issue, presenting any evidence relating to any issue, cross-examining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or Responsive Statement of Position(s) or to place in dispute in timely response to another party's Statement of Position or response, except that no party will be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the pre-election hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. As set forth in §102.66(d) of the Board's rules, if the employer fails to timely furnish the lists of employees, the employer will be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by crossexamination of witnesses.

Conduct of Hearing: If held, the hearing is usually open to the public and will be conducted by a hearing officer of the NLRB. Any party has the right to appear at any hearing in person, by counsel, or by other representative, to call, examine, and cross-examine witnesses, and to introduce into the record evidence of the significant facts that support the party's contentions and are relevant to the existence of a question of representation. The hearing officer also has the power to call, examine, and cross-examine witnesses and to introduce into the record documentary and other evidence. Witnesses will be examined orally under oath. The rules of evidence prevailing in courts of law or equity shall not be controlling. Parties appearing at any hearing who have or whose witnesses have disabilities falling within the provisions of Section 504 of the Rehabilitation Act of 1973, as amended, and 29 C.F.R. 100.503, and who in order to participate in this hearing need appropriate auxiliary aids, as defined in 29 C.F.R. 100.503, should notify the regional director as soon as possible and request the necessary assistance.

Official Record: An official reporter will make the only official transcript of the proceedings and all citations in briefs or arguments must refer to the official record. (Copies of exhibits should be supplied to the hearing officer and other parties at the time the exhibit is offered in evidence.) All statements made at the hearing will be recorded by the official reporter while the hearing is on the record. If a party wishes to make off-the-record remarks, requests to make such remarks should be directed to the hearing officer and not to the official reporter. After the close of the hearing, any request for corrections to the record, either by stipulation or motion, should be forwarded to the regional director.

Motions and Objections: All motions must be in writing unless stated orally on the record at the hearing and must briefly state the relief sought and the grounds for the motion. A copy of any motion must be served immediately on the other parties to the proceeding. Motions made during the hearing are filed with the hearing officer. All other motions are filed with the regional director, except that motions made after the transfer of the record to the Board are filed with the Board. If not E-Filed, an original and two copies of written motions shall be filed. Statements of reasons in support of motions or objections should be as concise as possible. Objections shall not be deemed waived by further participation in the hearing. On appropriate request, objections may be permitted to stand to an entire line of questioning. Automatic exceptions will be allowed to all adverse rulings.

Election Details: Prior to the close of the hearing the hearing officer will: (1) solicit the parties' positions (but will not permit litigation) on the type, date(s), time(s), and location(s) of the election and the eligibility period; (2) solicit the name, address, email address, facsimile number, and phone number of the employer's on-site representative to whom the regional director should transmit the Notice of Election if an election is directed; (3) inform the parties that the regional director will issue a decision as soon as practicable and will immediately transmit the document to the parties and their designated representatives by email, facsimile, or by overnight mail (if neither an email address nor facsimile number was provided); and (4) inform the parties of their obligations if the director directs an election and of the time for complying with those obligations.

Oral Argument and Briefs: Upon request, any party is entitled to a reasonable period at the close of the hearing for oral argument, which will be included in the official transcript of the hearing. At any time before the close of the hearing, any party may file a memorandum addressing relevant issues or points of law. Post-hearing briefs shall be due within 5 business days of the close of the hearing. The hearing officer may allow up to 10 additional business days for such briefs prior to the close of hearing and for good cause. If filed, copies of the memorandum or brief shall be served on all other parties to the proceeding and a statement of such service shall be filed with the memorandum or brief. No reply brief may be filed except upon special leave of the regional director. Briefs including electronic documents, filed with the Regional Director must be formatted as double-spaced in an 8½ by 11 inch format and must be e-filed through the Board's website, www.nlrb.gov.

Regional Director Decision - After the hearing, the regional director issues a decision directing an election, dismissing the petition or reopening the hearing. A request for review of the regional director's pre-election decision may be filed with the Board at any time after issuance of the decision until 10 business days after a final disposition of the proceeding by the regional director. Accordingly, a party need not file a request for review before the election in order to preserve its right to contest that decision after the election. Instead, a party can wait to see whether the election results have mooted the basis of an appeal. The Board will grant a request for review only where compelling reasons exist therefor.

Voter List – The employer must provide to the regional director and the parties named in the election agreement or direction of election a list of the full names, work locations, shifts, job classifications, and contact information (including home addresses, available personal email addresses, and available home and personal cellular ("cell") telephone numbers) of all eligible voters. (In construction industry elections, unless the parties stipulate to the contrary, also eligible to vote are all employees in the unit who either (1) were employed a total of 30 working days or more within the 12 months preceding the election eligibility date or (2) had some employment in the 12 months preceding the election eligibility date and were employed 45 working days or more within the 24 months immediately preceding the election eligibility date. However, employees meeting either of those criteria who were terminated for cause or who guit voluntarily prior to the completion of the last job for which they were employed, are not eligible.) The employer must also include in a separate section of the voter list the same information for those individuals whom the parties have agreed should be permitted to vote subject to challenge or those individuals who, according to the direction of election, will be permitted to vote subject to challenge. The list of names must be alphabetized (overall or by department) and be in the same Microsoft Word file (or Microsoft Word compatible file) format as the initial lists provided with the Statement of Position form unless the parties agree to a different format or the employer certifies that it does not possess the capacity to produce the list in the required form. When feasible, the list must be filed electronically with the regional director and served electronically on the other parties named in the agreement or direction. To be timely filed and served, the voter list must be received by the regional director and the parties named in the agreement or direction respectively within 2 business days after the approval of the agreement or issuance of the direction of elections unless a longer time is specified in the agreement or direction. A certificate of service on all parties must be filed with the regional director when the voter list is filed. The employer's failure to file or serve the list within the specified time or in proper format shall be grounds for setting aside the election whenever proper and timely objections are filed. The parties shall not use the list for purposes other than the representation proceeding, Board proceedings arising from it, and related matters.

Waiver of Time to Use Voter List – Under existing NLRB practice, an election is not ordinarily scheduled for a date earlier than 10 calendar days after the date when the employer must file the voter list with the Regional Office. However, the parties entitled to receive the voter list may waive all or part of the 10-day period by executing Form NLRB-4483. A waiver will not be effective unless all parties who are entitled to the list agree to waive the same number of days.

FORM NLRB-4812 (12-20)

Election – Information about the election, requirements to post and distribute the Notice of Election, and possible proceedings after the election is available from the Regional Office and will be provided to the parties when the Notice of Election is sent to the parties.

Withdrawal or Dismissal – If it is determined that the NLRB does not have jurisdiction or that other criteria for proceeding to an election are not met, the petitioner is offered an opportunity to withdraw the petition. If the petitioner does not withdraw the petition, the regional director will dismiss the petition and advise the petitioner of the reason for the dismissal and of the right to appeal to the Board.

REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A STATEMENT OF POSITION FORM

Completing and Filing this Form: The Notice of Hearing indicates which parties are responsible for completing the form. If you are required to complete the form, you must have it signed by an authorized representative and file a completed copy (including all attachments) with the RD and serve copies on all parties named in the petition by the date and time established for its submission. If more space is needed for your answers, additional pages may be attached. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent assigned to handle this case. You must EFile your Statement of Position at www.nlrb.gov, but unlike other e-Filed documents, it will not be timely if filed on the due date but after noon in the time zone of the Region where the petition was filed.

Note: Non-employer parties who complete this Statement of Position are NOT required to complete items 8f and 8g of the form, or to provide a commerce questionnaire or the lists described in item 7.

Required Lists: The employer's Statement of Position must include a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. If the employer contends that the proposed unit is inappropriate, the employer must separately list the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit to make it an appropriate unit. The employer must also indicate those individuals, if any, whom it believes must be excluded from the proposed unit to make it an appropriate unit. These lists must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the lists in the required form, the lists must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx.

Consequences of Failure to Supply Information: Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, crossexamining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the preelection hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit, cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD STATEMENT OF POSITION

DO NOT WRITE IN THIS SPACE		
Case No.	Date Filed	
05-RC-289221	January 20, 2022	

INSTRUCTIONS: Submit this Statement of Position to an NLRB Office in the Region in which the petition was filed and serve it and all attachments on each party named in the petition in this case such that it is received by them by the date and time specified in the notice of hearing. Note: Non-employer parties who complete this form are NOT required to complete items 8f or 8g below or to provide a commerce questionnaire or the lists described in item 7.				
1a. Full name of party filing Statement of Position			1c. Business Phone:	1e. Fax No.:
1b. Address (Street and number, city, state, and ZIP code)			1d. Cell No.:	1f. e-Mail Address
2. Do you agree that the NLRB has jurisdiction over the Employer in (A completed commerce questionnaire (Attachment A) must be subm	nitted by the E	mployer, regardless of whether jui	risdiction is admitted)	
Do you agree that the proposed unit is appropriate? [] Yes [a. State the basis for your contention that the proposed unit is not ap shares a community of interest or are supervisors or guards)	• •	answer 3a and 3b) you contend a classification should	d be excluded or included	d briefly explain why, such as
b.Stateanyclassifications, locations, orotheremployeegroupingsthat	must be added	to or excluded from the proposed u	nitto make it an appropria	te unit.
Added		Excluded		
4. Other than the individuals in classifications listed in 3b, list any individual(s) whose eligibility to vote you intend to contest at the pre-election hearing in this case and the basis for contesting their eligibility.				
5. Is there a bar to conducting an elec ion in this case? [] Yes [] No If yes, state the basis for your position.				
6. Describe all other issues you intend to raise at the pre-election hearing.				
7. The employer must provide the following lists which must be alphabetized (overall or by department) in the format specified at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx. (a) A list containing the full names, work locations, shifts and job classification of all individuals in the proposed unit as of the payroll period immediately preceding the filing of the petition who remain employed as of the date of the filing of the petition. (Attachment B) (b) If the employer contends that the proposed unit is inappropriate the employer must provide (1) a separate list containing the full names, work locations, shifts and job classifications of all individuals that it contends must be added to the proposed unit, if any to make it an appropriate unit, (Attachment C) and (2) a list containing the full names of any individuals it contends must be excluded from the proposed unit to make it an appropriate unit. (Attachment D)				
8a. State your position with respect to the details of any election that may be conducted in this matter. Type: [] Manual [] Mail [] Mixed Manual/Mail				
8b. Date(s)	8c. Time(s) 8d. Loc		8d. Location(s)	
8e. Eligibility Period (e.g. special eligibility formula)	8f. Last Payroll Period Ending Date		Bg. Length of payroll period Number of Biweekly [] Other (specify length)	
9. Representative who will accept service of all papers for purposes of the representation proceeding				
9a. Full name and title of authorized representative		9b. Signature of authorized repre	esentative	9c. Date
9d. Address (Street and number, city, state, and ZIP code)				9e. e-Mail Address
9f. Business Phone No.:		9g. Fax No.		9h. Cell No.

WILLFUL FALSE STATEMENTS ON THIS PETITION CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U S C Section 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation proceedings. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. 74942-43 (December 13, 2006). The NLRB will further explain these uses upon request. Failure to supply the information requested by this form may preclude you from litigating issues under 102 66(d) of the Board's Rules and Regulations and may cause the NLRB to refuse to further process a representation case or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court

FORM NLRB-5081 NATIONAL LABOR RELATIONS BOARD (3-11)				
QUESTIONNAIRE ON COMMERCE INFORMATION				
Please read carefully, answer all applicable items, and return to the NLRB Office. If additional space is required, please add a page and identify item number.				
CASE NAME CASE NUMBER 05-RC-289221				
1. EXACT LEGAL TITLE OF ENTITY (As filed w	vith State and/or stated in legal	documents forming entity)		
2. TYPE OF ENTITY				
[] CORPORATION [] LLC [] LLP [] PARTNERSHIP [] SOLI	E PROPRIETORSHIP [] OTHER	(Specify)	
3. IF A CORPORATION or LLC	T			
A. STATE OF INCORPORATION OR FORMATION	B. NAME, ADDRESS, AND	RELATIONSHIP (e.g. parent, subsidia	ry) OF ALL RELATED EN	NTITIES
OKT OKWATION				
4. IF AN LLC OR ANY TYPE OF PARTNERSHI	P, FULL NAME AND ADDRI	ESS OF ALL MEMBERS OR PARTN	VERS	
5. IF A SOLE PROPRIETORSHIP, FULL NAME	AND ADDRESS OF PROPRI	ETOR		
6. BRIEFLY DESCRIBE THE NATURE OF YOU	JR OPERATIONS (Products he	andled or manufactured, or nature of sec	rvices performed).	
7A. PRINCIPAL LOCATION:	7B. BRANC	H LOCATIONS:		
	72. 212.0			
8. NUMBER OF PEOPLE PRESENTLY EMPLO	YED			
A. TOTAL:	B. AT THE ADDRESS INVO	OLVED IN THIS MATTER:		
0 DUDING THE MOST DECEMB (CL. 1.4				
9. DURING THE MOST RECENT (Check the app	ropriate box): [] CALENDAF	R [] 12 MONTHS or [] FISCAL	YEAR (FY DATES)
			YES	NO NO
Did you provide services valued in excess of \$50,			YES	NO NO
A. Did you provide services valued in excess of \$50, \$ B. If you answered no to 9A, did you provide services	000 directly to customers outside	your State? If no, indicate actual value	YES	NO NO
A. Did you provide services valued in excess of \$50, \$ B. If you answered no to 9A, did you provide service goods valued in excess of \$50,000 from directly or provided. \$	000 directly to customers outside is valued in excess of \$50,000 to itside your State? If no, indicate	your State? If no, indicate actual value customers in your State who purchased the value of any such services you	YES	NO NO
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PRIVACY ACT STATEMENT

E-MAIL ADDRESS

DATE

12. AUTHORIZED REPRESENTATIVE COMPLETING THIS QUESTIONNAIRE

SIGNATURE

NAME AND TITLE (Type or Print)

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation and/or unfair labor practice proceedings and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary. However, failure to supply the information may cause the NLRB to refuse to process any further a representation or unfair labor practice case, or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.

REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A RESPONSIVE STATEMENT OF POSITION FORM

Completing and Filing this Form: For RC and RD petitions, the Petitioner is required to complete this form in response to each timely filed and served Statement of Position filed by another party. For RM petitions, the Employer-Petitioner must complete a Responsive Statement of Position form and submit the list described below. In accordance with Section 102.63(b) of the Board's Rules, if you are required to complete the form, you must have it signed by an authorized representative, and file a completed copy with any necessary attachments, with this office and serve it on all parties named in the petition responding to the issues raised in another party's Statement of Position, such that it is received no later than noon three business days before the date of the hearing. A separate form must be completed for each timely filed and properly served Statement of Position you receive. If more space is needed for your answers, additional pages may be attached. If you have questions about this form or would like assistance in filling out this form, please contact the Board agent assigned to handle this case. You must E-File your Responsive Statement of Position at www.NLRB.gov, but unlike other e-Filed documents, it will not be timely if filed on the due date but after noon in the time zone of the Region where the petition was filed. Note that if you are completing this form as a PDF downloaded from www.NLRB.gov, the form will lock upon signature and no further editing may be made.

Required List: In addition to responding to the issues raised in another party's Statement of Position, if any, the Employer-Petitioner in an RM case is required to file and serve on the parties a list of the full names, work locations, shifts, and job classifications of all individuals in the proposed unit as of the payroll period preceding the filing of the petition who remain employed at the time of filing. This list must be alphabetized (overall or by department). Unless the employer certifies that it does not possess the capacity to produce the list in the required form, the list must be in a table in a Microsoft Word file (.doc or .docx) or a file that is compatible with Microsoft Word, the first column of the table must begin with each employee's last name, and the font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. A sample, optional form for the list is provided on the NLRB website at www.nlrb.gov/sites/default/files/attachments/basic-page/node-4559/Optional Forms for Voter List.docx

Consequences of Failure to Submit a Responsive Statement of Position: Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations. Section 102.66(d) provides as follows:

A party shall be precluded from raising any issue, presenting any evidence relating to any issue, crossexamining any witness concerning any issue, and presenting argument concerning any issue that the party failed to raise in its timely Statement of Position or to place in dispute in response to another party's Statement of Position or response, except that no party shall be precluded from contesting or presenting evidence relevant to the Board's statutory jurisdiction to process the petition. Nor shall any party be precluded, on the grounds that a voter's eligibility or inclusion was not contested at the preelection hearing, from challenging the eligibility of any voter during the election. If a party contends that the proposed unit is not appropriate in its Statement of Position but fails to specify the classifications, locations, or other employee groupings that must be added to or excluded from the proposed unit to make it an appropriate unit, the party shall also be precluded from raising any issue as to the appropriateness of the unit, presenting any evidence relating to the appropriateness of the unit. cross-examining any witness concerning the appropriateness of the unit, and presenting argument concerning the appropriateness of the unit. If the employer fails to timely furnish the lists of employees described in §§102.63(b)(1)(iii), (b)(2)(iii), or (b)(3)(iii), the employer shall be precluded from contesting the appropriateness of the proposed unit at any time and from contesting the eligibility or inclusion of any individuals at the pre-election hearing, including by presenting evidence or argument, or by cross-examination of witnesses.

UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

RESPONSIVE STATEMENT OF POSITION - RC, RD or RM PETITION

Case No.

05-RC-289221

Date Filed

January 20, 2022

INSTRUCTIONS: If a party has submitted and served on you a timely Statement of Position to an RC, RD or RM petition, the Petitioner must submit this Responsive Statement of Position to an NLRB Office in the Region in which the petition was filed and serve it and any attachments on each party named in the petition in this case such that it is received by noon local time, three business days prior to the hearing date specified in the Notice of Hearing. A separate form must be completed for each timely filed and properly served Statement of Position received by the Petitioner. The Petitioner-Employer in a RM case is required to file this Responsive Statement of Position and include an appropriate employee list without regard to whether another party has filed a Statement of Position.					
This Responsive Statement of Position is t	filed by the Petitioner in response to a State	ment of Positi	on received from the following pa	irty:	
The Employer		An Interve	enor/Union		
1a. Full Name of Party Filing Responsive S	Statement of Position				
1c. Business Phone	1d. Cell No.	1e. Fax No		1f. E-Mail Address	
1b. Address (Street and Number, City, Sta	I ute, and ZIP Code)	I	I_		
a. <u>EMPLOYER NAME/IDENTITY</u> [Box 1a	ty's Statement of Position that you dispute a a of Statement of Position Form NLRB-505 (and Question			
	uired)	ed below)			
b. <u>JURISDICTION</u> [Box 2 of Statement of Position Form NLRB-505 and Questionnaire on Commerce Information] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:					
c. APPROPRIATENESS OF UNIT [Boxes 3, 3a and 3b of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:					
d. INDIVIDUAL ELIGIBILITY [Box 4 of Statement of Position Form NLRB-505] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:					
e. BARS TO ELECTION [Box 5 of Statement of Position Form NLRB-505] No Dispute (no further response required) Dispute (response required below) Response to Statement of Position:					
f. ALL OTHER ISSUES [Box 6 of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:					
g. ELECTION DETAILS [Boxes 8a, 8b, 8c, 8d, 8e, 8f, and 8g of Statement of Position Form NLRB-505] No Dispute (no further response required) Response to Statement of Position:					
Full Name and Title of Authorized Represe	entative		Signature of Authorized Repre	sentative	Date

WILLFUL FALSE STATEMENTS ON THIS PETITION CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. Section 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation proceedings. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. 74942-43 (December 13, 2006). The NLRB will further explain these uses upon request. Failure to supply the information requested by this form may preclude you from litigating issues under 102.66(d) of the Board's Rules and Regulations and may cause the NLRB to refuse to further process a representation case or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.

Please fill all necessary fields on the form PRIOR to digitally signing. To make changes after the form has been signed, right-click on the signature field and click "clear signature." Once complete, please sign the form.

INQUIRY NO:

1-3072700471

CERTIFICATE OF SERVICE

Employer Name: Starbucks Corporation

Service on the Employer	
I hereby certify that on January 18, 2022 (date), a cabove, a Statement of Position (Form NLRB-505), ar 4812) were served on the Employer by: (check which	d a Description of Procedures (Form NLRB-
e-mail to the email address shown on the pet	tion.
☐ facsimile (with the permission of the Employe	r) to the facsimile number shown on the petition.
overnight mail to the mailing address shown of	on the petition.
	(name of Employer's representative) at the
Service on the Other Party Named in the Peti	tion
I hereby certify that on (date), a cabove, a Statement of Position (Form NLRB-505), are 4812) were also served on by: (check whichever is applicable)	d a Description of Procedures (Form NLRB-
mail to the email address shown on the petit	ion.
facsimile (with the permission of the party) to	the facsimile number shown on the petition.
overnight mail to the mailing address shown	on the petition.
hand-delivery to	(name of party's representative) at the
Service on the Other Party Named in the Peti	tion
I hereby certify that on (date), a cabove, a Statement of Position (Form NLRB-505), ar 4812) were also served on by: (check whichever is applicable)	nd a Description of Procedures (Form NLRB-
memail to the email address shown on the peti	ion.
facsimile (with the permission of the party) to	the facsimile number shown on the petition.
overnight mail to the mailing address shown	on the petition.
hand-delivery to following address:	(name of party's representative) at the
Signature	Matthew D. Areman / Attorney Name and Title
January 18, 2022	
Date	

INQUIRY NO: 1-3072700471

AMENDED

CERTIFICATE OF SERVICE

Employer Name: STARBUCKS CORPORATION

Service o	on the E	mployer
-----------	----------	---------

I hereby certify that on <u>January 20, 2022</u> (date), a cabove, a Statement of Position (Form NLRB-505), ar 4812) were served on the Employer by: (check which	
e-mail to the email address shown on the pet	ition.
facsimile (with the permission of the Employe	er) to the facsimile number shown on the petition.
overnight mail to the mailing address shown	on the petition.
hand-delivery to	(name of Employer's representative) at the
Service on the Other Party Named in the Peti	tion
I hereby certify that on (date), a cabove, a Statement of Position (Form NLRB-505), at 4812) were also served on by: (check whichever is applicable)	
email to the email address shown on the peti	tion.
facsimile (with the permission of the party) to	the facsimile number shown on the petition.
overnight mail to the mailing address shown	on the petition.
hand-delivery to following address:	(name of party's representative) at the
Service on the Other Party Named in the Peti	tion
I hereby certify that on (date), a cabove, a Statement of Position (Form NLRB-505), at 4812) were also served on by: (check whichever is applicable)	
memail to the email address shown on the peti	ition.
facsimile (with the permission of the party) to	the facsimile number shown on the petition.
overnight mail to the mailing address shown	on the petition.
hand-delivery to	(name of party's representative) at the
Signature	Matthew D. Areman / Attorney Name and Title
January 20, 2022	
Date	

NATIONAL LABOR RELATIONS BOARD

NOTICE OF APPEARANCE

Starbucks Corporation			
Employer			
and	CASE 05-RC-289221		
Mid-Atlantic Regional Joint Board, Workers United			
Petitioner			
REGIONAL DIRECTOR EXECUTIVE SECRETARY NATIONAL LABOR RELATIONS BOARD Washington, DC 20570	GENERAL COUNSEL NATIONAL LABOR RELATIONS BOARD Washington, DC 20570		
THE UNDERSIGNED HEREBY ENTERS APPEARANCE AS REPRESENTAT	TVE OF		
Starbucks Corporation			
IN THE ABOVE-CAPTIONED MATTER.			
CHECK THE APPROPRIATE BOX(ES) BELOW:			
REPRESENTATIVE IS AN ATTORNEY			
IF REPRESENTATIVE IS AN ATTORNEY, IN ORDER TO ENSURE THAT THE PARTY MAY RECEIVE COPIES OF CERTAIN DOCUMENTS OR CORRESPONDENCE FROM THE AGENCY IN ADDITION TO THOSE DESCRIBED BELOW, THIS BOX MUST BE CHECKED. IF THIS BOX IS NOT CHECKED, THE PARTY WILL RECEIVE ONLY COPIES OF CERTAIN DOCUMENTS SUCH AS CHARGES, PETITIONS AND FORMAL DOCUMENTS AS DESCRIBED IN SEC. 11842.3 OF THE CASEHANDLING MANUAL.			
(REPRESENTATIVE INFOR	MATION)		
Jennifer L. Jones			
MAILING ADDRESS: Littler Mendelson P.C., 321 North Clark St	treet, Suite 1100, Chicago, Illinois 60654		
E-MAIL ADDRESS:_jeljones@littler.com			
OFFICE TELEPHONE NUMBER: 312-795-3253			
CELL PHONE NUMBER: 708-553-9413	_ _{FAX:_} 312-873-3805		
s/ Jennifer L. Jones			
(Please sign in ink.) DATE: January 21, 2022			

 $^{^1}$ IF CASE IS PENDING IN WASHINGTON AND NOTICE OF APPEARANCE IS SENT TO THE GENERAL COUNSEL OR THE EXECUTIVE SECRETARY, A COPY SHOULD BE SENT TO THE REGIONAL DIRECTOR OF THE REGION IN WHICH THE CASE WAS FILED SO THAT THOSE RECORDS WILL REFLECT THE APPEARANCE.

NATIONAL LABOR RELATIONS BOARD

NOTICE OF APPEARANCE

Starbucks Corporation	
Employer	
and	CASE 05-RC-289221
Mid-Atlantic Regional Joint Board, Workers United	
Petitioner	
EXECUTIVE SECRETARY NATIONAL LABOR RELATIONS BOARD Washington, DC 20570	GENERAL COUNSEL NATIONAL LABOR RELATIONS BOARD Washington, DC 20570
THE UNDERSIGNED HEREBY ENTERS APPEARANCE AS REPRESENTATI	IVE OF
Starbucks Corporation	
IN THE ABOVE-CAPTIONED MATTER.	
CHECK THE APPROPRIATE BOX(ES) BELOW: REPRESENTATIVE IS AN ATTORNEY	
IF REPRESENTATIVE IS AN ATTORNEY, IN ORDER TO ENSURE TO CERTAIN DOCUMENTS OR CORRESPONDENCE FROM THE AGENCY IN BOX MUST BE CHECKED. IF THIS BOX IS NOT CHECKED, THE PARTY WE DOCUMENTS SUCH AS CHARGES, PETITIONS AND FORMAL DOCUMENT CASEHANDLING MANUAL.	ADDITION TO THOSE DESCRIBED BELOW, THIS VILL RECEIVE ONLY COPIES OF CERTAIN
(REPRESENTATIVE INFORM	MATION)
Michael S. Moschel	
Littler Mendelson, PC / 333 Commerce Stre	eet, Suite 1450, Nashville, TN 37201
E-MAIL ADDRESS: mmoschel@littler.com	
OFFICE TELEPHONE NUMBER: 615-514-4124	
CELL PHONE NUMBER: 615-390-4321	_{FAX:} 615-250-4862
SIGNATURE: s/ Michael S. Moschel (Please sign in ink.) January 21, 2022	
DATE: January 21, 2022	

 $^{^1}$ IF CASE IS PENDING IN WASHINGTON AND NOTICE OF APPEARANCE IS SENT TO THE GENERAL COUNSEL OR THE EXECUTIVE SECRETARY, A COPY SHOULD BE SENT TO THE REGIONAL DIRECTOR OF THE REGION IN WHICH THE CASE WAS FILED SO THAT THOSE RECORDS WILL REFLECT THE APPEARANCE.

STARBUCKS CORPORATION	
Employer	Case Nos. 05-RC-289221 and
and	05-RC-289213
WORKERS UNITED	
Petitioner	

EMPLOYER'S REQUEST TO POSTPONE HEARING

Pursuant to National Labor Relations Board ("NLRB" or "Board") Rule 102.63(a)(1), Employer Starbucks Corporation ("Employer" or "Starbucks") respectfully submits this Request to Postpone the Representation Hearings in Cases 05-RC-289221 and 05-RC-289213.¹

These matters arise out of representation petitions filed by Workers United ("Union" or "Petitioner") on January 20, 2022. The representation hearing date for both cases is currently set for February 10, 2022. Pursuant to Board Rule 102.63(a)(1), the Regional Director may postpone a hearing upon the request of a party for good cause shown. For the reasons set forth below, the Employer respectfully requests a continuance of the combined hearing to February 22, 2022.

The Employer expects the combined pre-election hearing to last two to three days. Two of the Employer's primary witnesses, the Regional Director and Regional Manager responsible for the petition-for coffeehouses are both unavailable for hearing on February 10 as they have pre-planned vacations. The Regional Manager is traveling to Hawaii, and the Starbucks Regional Director is visiting a new-born grandchild in Florida. The Starbucks Regional Director is

¹ The Employer is contemporaneously filing a Motion to Consolidate Cases 05-RC-289221 and 05-RC-289213.

unavailable from February 3, 2022 through February 15, 2022, and the District Manager is unavailable from February 5, 2022 through February 15, 2022.

Moreover, the Employer is not available for hearing on February 16 and 17 as its counsel Jennifer Jones has a previously scheduled oral argument before the Seventh Circuit Court of Appeals on February 16, 2022, and lead counsel Michael Moschel has a previously scheduled arbitration hearing on February 17, 2022. Accordingly, the Employer's counsel and its primary witnesses will be unavailable for hearing on February 10, 2022 through February 17, 2022. February 18, 2022 is a Friday, which would provide the parties only one day before the hearings must be adjourned for the weekend, and February 21, 2022 – the following Monday – is a federal holiday. Accordingly, the first reasonable date to begin the representation hearing is February 22, 2022².

This request is not made for the purpose of delay, but to ensure that the Employer is able to adequately prepare and present its case at the hearing. This is evidenced by the fact that the Employer's law firm has not made a request to postpone the February 10, 2022 the representation hearing concerning simultaneously filed Baltimore RC petition (Case No. 05-RC 289214).

Counsel for the Union has advised that the Union will not consent to this request.

For the reasons stated above, Starbucks respectfully requests that the representation hearing be postponed to February 22, 2022.

Respectfully submitted,

/s/ Michael Moschel

Michael Moschel Jennifer Jones Littler Mendelson, P.C.

Attorneys for Starbucks Corporation

Attorneys for Starbucks Corporation

² If requested, the Employer will provide documentation of the unavailability of its witnesses and counsel.

CERTIFICATE OF SERVICE

I certify that this Motion to Postpone the Representation Hearing in Case No. 05-RC-289221 and Case No. 5:RC-289213, was electronically filed on February 1, 2022 through the Board's website, are available for viewing and downloading from the Board's website, and also was served via email to the following:

Sean R. Marshall, Regional Director National Labor Relations Board, Region 5 100 S. Charles Street, Suite 600 Baltimore, MD 21201 (NLRB filing service only)

Cameron Myers
National Labor Relations Board, Region 5
100 S. Charles Street, Suite 600
Baltimore, MD 21201
Cameron.Myers@nlrb.gov

Matthew D. Areman
Markowitz & Richman
123 South Broad Street Suite 2020
Philadelphia, PA 19109
mareman@markowitzandrichman.com

/s/ Michael Moschel

Michael Moschel Jennifer Jones Littler Mendelson, P.C. Attorneys for Starbucks Corporation

STARBUCKS CORPORATION	
Employer	Case Nos. 05-RC-289221 and
and	05-RC-289213
WORKERS UNITED	
Petitioner	

EMPLOYER'S REQUEST FOR CONSOLIDATION

Pursuant to National Labor Relations Board ("NLRB" or "Board") Rule 102.72(a)(2) and Rule 102.72(c), Employer Starbucks Corporation ("Employer" or "Starbucks)) respectfully requests that Cases Nos. 05-RC-289221 and 05-RC-289213 be consolidated for hearing.

These matters arise out of the representation petitions filed by Workers United ("Union" or "Petitioner") on January 20, 2022. Rule 102.72(a)(2) provides in relevant part that "[w]henever it appears necessary in order to effectuate the purposes of the Act, or to avoid unnecessary costs or delay," such petitions may be consolidated with any other proceeding which may have been instituted in the same region. Further, Rule 102.72(c) provides that the Regional Director may exercise power to consolidate proceedings pending within his or her Region under Rule 102.72(a)(2).

The two petitions filed on January 20, 2022 seek representation of two Starbucks coffeehouses located in Richmond, Virginia, are both petitions were filed simultaneously by the Union and are currently pending before Region 5. The two Richmond locations are fall within Starbucks administrative district 703, which consist of 13 coffeehouses located within a small geographic footprint in Richmond, VA. At the upcoming representation hearing, Starbucks

intends to call the same key witnesses for both hearings which include the Richmond Starbucks Regional Director and the District Manager over district 703. Additionally, the same information, facts, theories, and analyses will be utilized for purposes of the representation hearings as well. Furthermore, the Employer has asserted its Statement of Position that the appropriate bargaining unit is a district wide one. Accordingly, in the spirit of judicial economy and pursuant to Board Rule 102.72, these two cases should be consolidated hearing.

Counsel for the Union has advised that the Union takes no position with respect to the request.

For these reasons, Starbucks Corporation respectfully requests that Case No. 5-RC-289221 and Case No. 5-RC-289213 be consolidated.

Respectfully submitted,

/s/ Michael Moschel

Michael Moschel Jennifer Jones

Littler Mendelson, P.C.

Attorneys for Starbucks Corporation

CERTIFICATE OF SERVICE

I certify that this Motion to Consolidate in Case No. 05-RC-289221 and Case No. 5:RC-289213, was electronically filed on February 1, 2022 through the Board's website, are available for viewing and downloading from the Board's website, and also was served via email to the following:

Sean R. Marshall, Regional Director National Labor Relations Board, Region 5 100 S. Charles Street, Suite 600 Baltimore, MD 21201 (NLRB filing service only)

Cameron Myers
National Labor Relations Board, Region 5
100 S. Charles Street, Suite 600
Baltimore, MD 21201
Cameron.Myers@nlrb.gov

Matthew D. Areman
Markowitz & Richman
123 South Broad Street Suite 2020
Philadelphia, PA 19109
mareman@markowitzandrichman.com

/s/ Michael Moschel

Michael Moschel Jennifer Jones Littler Mendelson, P.C. Attorneys for Starbucks Corporation

STARBUCKS CORPORATION, :

Employer

: CASE NOS: 05-RC-289221 and

- and - : 05-RC-289213

:

MID ATLANTIC REGIONAL JOINT BOARD,

WORKERS UNITED.

Petitioner

PETITIONER'S RESPONSE TO EMPLOYER'S REQUEST TO POSTPONE HEARING

Petitioner, the Mid Atlantic Regional Joint Board, Workers United, respectfully opposes the Employer, Starbucks Corp.'s, request to postpone the hearing in the above-captioned matters. The Employer's request fails to demonstrate good cause, as that phrase is contemplated by Board Rule 102.63(a)(1). The Employer will have had more than twenty (20) days to prepare for the February 10, 2022 hearing in this matter, and to make arrangements to have alternate witnesses lined up to testify to the matters raised in the Employer's Statement of Position in opposition to the Petition. Moreover, the availability of Employer's counsel similarly does not support an argument of good cause because the Employer has a number of attorneys from the same firm working on the various Petitions filed across the nation who could easily fill in. Finally, even if an extension were to be granted, twelve (12) days is an unreasonably long period of time, as a typical extension would normally be five (5) business days resulting in a hearing date of February 17, 2022.

In light of the foregoing, the Petitioner respectfully urges the Regional Director deny the Employer's request for a postponement of the hearing in these matters.

Respectfully submitted,

MARKOWITZ & RICHMAN

By: Matthew D. Areman

MATTHEW D. AREMAN, ESQUIRE 123 S. Broad Street – 20th Floor Philadelphia, PA 19109 mareman@markowitzandrichman.com

Attorneys for Petitioner, Mid Atlantic Regional Joint Board, Workers United

Dated: February 2, 2022

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing Response to the Employer's Motion to Postpone the Representation Hearing in Case No. 05-RC-289221 and Case No. 05-RC-289213 was electronically filed with the National Labor Relations Board on February 2, 2022, and was served via electronic mail to the following:

Sean R. Marshall, Regional Director National Labor Relations Board – Region 5 100 S. Charles Street – Suite 600 Baltimore, MD 21201 (NLRB filing service only)

Cameron Myers
National Labor Relations Board – Region 5
100 S. Charles Street – Suite 600
Baltimore, MD 21201
Email: Cameron Myers@nlrb.gov

Michael Moschel, Esquire Littler Mendelson, P.C. Email: MMoschel@littler.com

Jennifer Jones, Esquire Littler Mendelson, P.C. Email: JeLJones@littler.com

Matthew D. Areman

MATTHEW D. AREMAN, ESQUIRE

Dated: February 2, 2022

STARBUCKS CORPORATION

Employer

and

Cases 05-RC-289213 05-RC-289221

MID-ATLANTIC REGIONAL JOINT BOARD, WORKERS UNITED

Petitioner

ORDER CONSOLIDATING CASES AND RESCHEDULING HEARING

Pursuant to Section 102.72 of the Rules and Regulations of the National Labor Relations Board, in order to effectuate the purposes of the National Labor Relations Act and to avoid unnecessary costs or delay,

IT IS ORDERED that Cases 05-RC-289213 and 05-RC-289221 are consolidated for hearing.

IT IS FURTHER ORDERED that the hearing in the above-entitled matter is rescheduled from February 10, 2022 to 9:00 a.m. on Tuesday, February 22, 2022 via Videoconference. The hearing will continue on consecutive days until concluded.

The Responsive Statements of Position in these matters must be filed with the Regional Director and served on the parties listed on the petition by no later than **noon** Eastern time on **February 7, 2022.**

Dated: February 3, 2022

/s/ Sean R. Marshall

Sean R. Marshall, Regional Director National Labor Relations Board, Region 05 Bank of America Center, Tower II 100 S. Charles Street, Ste. 600 Baltimore, MD 21201

STARBUCKS CORPORATION

Employer

and

Cases 05-RC-289213 05-RC-289221

MID-ATLANTIC REGIONAL JOINT BOARD, WORKERS UNITED

Petitioner

AFFIDAVIT OF SERVICE OF: Order Consolidating Cases and Order Rescheduling Hearing

I, the undersigned employee of the National Labor Relations Board, being duly sworn, say that on February 3, 2022, I served the above-entitled document(s) by **electronic mail** upon the following persons, addressed to them at the following addresses:

Mr. Kevin Johnson, President and CEO Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235 kevin.johnson@starbucks.com

Mr. Kevin Johnson, President and CEO Starbucks Corporation 2401 Utah Avenue South, Suite 800 Seattle, WA 98134 kevin.johnson@starbucks.com

Mr. Patrick Jones, Sr. Mid-Atlantic Regional Joint Board, Workers United 5753 Industry Lane, Bldg. C, Suite 101 Frederick, MD 21704 pjaysr@marjb.org

Mr. Matthew D. Areman, Esq. Markowitz & Richman 123 S. Broad Street, Suite 2020 Philadelphia, PA 19109 mareman@markowitzandrichman.com

Date

Jennifer L. Jones, Esq. Littler Mendelson P.C. 321 N Clark Street, Suite 1100 Chicago, IL 60654-4715 jeljones@littler.com

Michael Moschel, Esq. Littler Mendelson P.C. 333 Commerce Street, Suite 1450 Nashville, TN 37201 mmoschel@littler.com

Ms. Salina Fisher-Guy, District Manager Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235 sfisherg@starbucks.com

February 3, 2022

Waynetta Mitchell, Designated Agent of NLRB

Name

/s/ Waynetta Mitchell

Signature

STARBUCKS CORPORATION

and Cases 05-RC-289213 05-RC-289221

MID-ATLANTIC REGIONAL JOINT BOARD, WORKERS UNITED

ORDER REFERRING PETITION TO REVOKE SUBPOENA DUCES TECUM TO HEARING OFFICER

On February 15, 2022, Starbucks Corporation filed a Petition to Revoke Subpoena Duces
Tecum B-1-EZ9ZYN and B-1-EX9FQL served on them by the Petitioner, Mid-Atlantic
Regional Joint Board, Workers United.

IT IS ORDERED, pursuant to Section 102.66(f) of the Board's Rules and Regulations, that the Petition to Revoke is hereby referred to the Hearing Officer for ruling.

Dated at Baltimore, Maryland this 16th day of February, 2022.

(SEAL) /s/ Sean R. Marshall

Sean R. Marshall, Regional Director National Labor Relations Board, Region 05 Bank of America Center, Tower II 100 South Charles Street, Suite 600 Baltimore, MD 21201

Attachments

STARBUCKS CORPORATION

and Cases 05-RC-289213

05-RC-289221

MID-ATLANTIC REGIONAL JOINT BOARD, WORKERS UNITED

AFFIDAVIT OF SERVICE OF: Order Referring Petition to Revoke Subpoena Duces Tecum to Hearing Officer, dated February 16, 2022.

I, the undersigned employee of the National Labor Relations Board, being duly sworn, say that on February 16, 2022, I served the above-entitled document(s) by **electronic mail** upon the following persons, addressed to them at the following addresses:

Mr. Kevin Johnson, President and CEO Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235 kevin.johnson@starbucks.com

Mr. Kevin Johnson, President and CEO Starbucks Corporation 2401 Utah Avenue South, Suite 800 Seattle, WA 98134 kevin.johnson@starbucks.com

Ms. Salina Fisher-Guy, District Manager Starbucks Corporation 6980 Forest Hill Avenue Richmond, VA 23235 sfisherg@starbucks.com

Mr. Patrick Jones, Senior Director Mid Atlantic Regional Joint Board, Workers United an affiliate of Service Employees International Union 5753 Industry Lane, Bldg. C, Suite 101 Frederick, MD 21704 pjaysr@marjb.org

Date

Jennifer L. Jones, Esq. Littler Mendelson P.C. 321 N. Clark Street, Suite 1100 Chicago, IL 60654-4715 jeljones@littler.com

Michael Moschel, Esq. Littler Mendelson P.C. 333 Commerce Street, Suite 1450 Nashville, TN 37201 mmoschel@littler.com

Matthew D. Areman, Esq. Markowitz & Richman 123 S. Broad Street, Suite 2020 Philadelphia, PA 19109 mareman@markowitzandrichman.com

February 16, 2022

Waynetta Mitchell, Designated Agent of NLRB
Name

/s/ Waynetta Mitchell

Signature

MID ATLANTIC REGIONAL JOINT : Case Nos. 05-RC-289221 and BOARD, WORKERS UNITED : 05-RC-289213

•

Petitioner : **MOTION TO BAR RECEIPT OF**

EVIDENCE PURSUANT TO BOARD'S

-and- : **RULES AND REGULATIONS**

§ 102.66(c)

STARBUCKS CORPORATION,

:

Employer.

The Petitioner, Mid Atlantic Regional Joint Board, Workers United, respectfully urges the Regional Director to order Starbucks to submit an offer of proof in support of its assertion that a single-store unit is inappropriate and to bar the Hearing Officer's receipt of any further evidence unless the offer of proof is sufficient to sustain Starbucks's position that it can overcome the single-store presumption. In response to dozens of petitions across the country, Starbucks has asked for the multi-store units instead of petitioned-for single-store units.

Starbucks has now litigated the issue to completion three times, with numerous other cases pending, and it has presented nearly the same evidence. In each case, the regional director found that Starbucks had failed to sustain its burden to rebut the single-store presumption. The Petitioner submits that the Employer should be barred from presenting the same kind of evidence to litigate the same issue in this matter.

At the Union's request in 28-RC-289033, Region 28's Director Overstreet issued such an order against Starbucks (*Arizona II*) dated February 4, 2022. Director Overstreet thereafter found that Starbuck's offers were sufficient to justify a hearing. At that hearing, Starbucks still

failed demonstrate sufficient employee interchange or insufficient local store autonomy that it needed to overcome the single store unit presumption. Similar Orders to Show Cause have been issued in Region 13 (13-RC-288995), Region 27 (27-RC-289608) and Region 10 (10-RC-289571).

It is becoming apparent that Starbucks may not be raising this issue out of any legitimate question about the appropriateness of a single-store unit, or any genuine hope to overcome the single-store presumption. Rather, Starbucks has sought to litigate this issue in order to delay the processing of elections. The Regional Director has the power to prevent this tactic and streamline the election process to uphold Starbucks employees' right to freely select a bargaining representative. Pursuant to Board's Rules and Regulations, § 102.66(c), the Regional Director is urged to order Starbucks to make an offer of proof if it wishes to challenge the single-store units at issue. If that offer of proof does not demonstrate that the Company has new evidence to overcome the single-store presumption, then Starbucks should be precluded from offering evidence on that issue.

Moreover, the questions that Starbucks must answer in its offer of proof – especially the questions regarding the crucial areas of interchange and local store autonomy – must require sufficient specificity so as to assure the Regional Director that the proffered evidence has not been introduced in earlier proceedings and that, if admitted, would be sufficient to overcome the single store presumption. See CHM § 11226 (September 2020), which reads, "The facts should be set forth in detail; an offer in summary form or consisting of conclusions is insufficient."

I. The Regional Director has the Authority to Evaluate Proffered Evidence to Determine the Issues to be Litigated at a Pre-Election Hearing.

Board rules state that the RD must determine the issues to be litigated at the hearing, and may require an offer of proof from either side to determine whether an issue should be litigated.

Board's Rules and Regulations, § 102.66(c) reads in relevant part:

The Regional Director shall direct the Hearing Officer concerning the issues to be litigated at the hearing. The Hearing Officer may solicit offers of proof from the parties or their counsel as to any or all such issues. Offers of proof shall take the form of a written statement or an oral statement on the record identifying each witness the party would call to testify concerning the issue and summarizing each witness's testimony. If the Regional Director determines that the evidence described in an offer of proof is insufficient to sustain the proponent's position, the evidence shall not be received.

The rules and Board procedures provide sole discretion to the Regional Director to determine whether the evidence offered is enough to "sustain the proponent's position" in a hearing. If not, the ARD must exclude the evidence—"the evidence shall not be received." *See also* Casehandling Manual, Part Two, Representation Proceedings, § 11226 (September 2020), providing for the use of offers of proof "to focus and define issues and provide a foundation to accept or exclude evidence."

Both *Jersey Shore Nursing and Rehabilitation Center*, 325 NLRB 603 (1998) and *NLRB v. Tito Contractors*, 847 F.3d 724 (D.C. Cir. 2017) approved the use of offers of proof where employers claimed the impropriety of presumptively appropriate units. In *Jersey Shore*, after contesting the propriety of a healthcare service and maintenance unit, "the Employer, was provided with the opportunity to make an offer of proof in support of its unit contentions...."

The hearing officer, with eventual Board approval, deemed the proffer inadequate "and precluded the Employer from presenting testimony on the unit issue[.]" And in *Tito Contractors*, the court approved of the Board's use of an offer of proof where the employer challenged a

presumptively appropriate employer-wide unit. Although the court ultimately rejected the Board's holding that the employer-wide unit was appropriate, 847 F.3d at 732-734, it found that *Jersey Shore* "is direct precedent supporting the use of an offer of proof in lieu of oral testimony if the petitioned-for unit is presumptively appropriate." 847 F.3d at 730.

II. The Regional Director is Urged to Exercise This Authority Because Region 3, Region 28, and the Board Have All Evaluated Starbucks' Proffered Evidence and Determined it is Insufficient to Rebut the Single-Store Presumption.

The burden is on the Company to establish that a single-store unit is not appropriate and the burden is a "heavy one." *California Pacific Medical Center*, 357 NLRB 197, 200 (2011); *see also Dixie Belle Mills, Inc.*, 139 NLRB 629, 631 (1962); *Frisch's Big Boy Ill-Mar, Inc.*, 147 NLRB 551 (1964); *Haag Drug Co.*, 169 NLRB 877 (1968); *Walgreen Co.*, 198 NLRB 1138 (1972); *Lipman's, A Div. of Dayton-Hudson Corp.*, 227 NLRB 1436 (1977); *Bud's Thrift-T-Wise*, 236 NLRB 1203 (1978); *Renzetti's Mkt., Inc.*, 238 NLRB 174 (1978); *Eschenbach-Boysa Co.*, 268 NLRB 550 (1984); *Red Lobster*, 300 NLRB 908 (1990); *Hilander Foods*, 348 NLRB 1200 (2006). Starbucks should not be permitted to continually litigate this issue unless it can make an offer of proof to show that it has evidence to overcome this burden.

Two separate regions and the Board have all evaluated the evidence and determined that Starbucks cannot overcome the single-store presumption. Approximately a dozen more completed hearings are expected to yield the same results. After weeks of testimony, thousands of pages of exhibits, and countless Board resources, Starbucks has failed to rebut the single-store presumption.

Here, Region 3's ARD has already resolved the same question *twice*, with Board approval in one instance, with near identical evidence presented in response to all six petitions. Decision and Direction of Elections, Cases 03-RC-282115, 03-RC-282127, 03-RC-282139

(October 28, 2021) ("Buffalo I"), review denied, 2021 WL 5848184 (Dec. 7, 2021) ("Board, Buffalo I"); Decision and Direction of Elections, Cases 03-RC-285929, 03-RC-285986, and 03-RC-285989 (January 14, 2022) ("Buffalo II"), request for review pending. Region 28's Director also resolved the question with near identical analysis. Decision and Direction of Election, Case 28-RC-286556 (January 7, 2022) ("Arizona I"), request for review pending. Because the Company has presented very similar evidence to support its position, both of the Region 3 decisions as well as the Region 28 decision read very similarly and have plucked similar facts from the record to uphold the single-store presumption. To cement the conclusion that Starbucks stores may organize individually, the Board published a lengthy footnote in its denial of Starbucks' Request for Review in which it upheld the reasoning relied upon in all 3 decisions. Board, Buffalo I, *1.

Starbucks should not be permitted to present the same evidence again and again and again. In *Bennett Industries, Inc.*, 313 NLRB 1363 (1994), the Board clearly articulated that it must balance the due process rights of the parties to present evidence and advance arguments with its "affirmative duty to protect the integrity of the Board's processes against unwarranted burdening of the record and unnecessary delay." Here, Starbucks has had numerous chances in separate regions, to litigate the appropriate unit issue, with further review from the Board. Not a single decisionmaker has found for the Company, and each decision has directly rejected Starbucks' attempts to sidestep the primary issues with its elaborate evidence. The various regional directors have more than adequately respected Starbucks' due process rights by allowing it to litigate the appropriate unit issue numerous times. Requiring an offer of proof in order to litigate the appropriate unit issue in future RC cases further respects the Company's rights to present evidence and advance arguments while at the same time upholding the Regional

Director's affirmative duty to protect the integrity of the Board's processes against unwarranted burdening of the record and unnecessary delay.

III. The Offer of Proof Must Seek to Elicit Specific Responses That Would Clearly Reveal Whether Starbucks has Sufficient Evidence to Overcome the Single Store Presumption.

The *Arizona II* Notice to Show Cause issued by Director Overstreet did not have the effect of precluding Starbucks from presenting repetitive and/or non-determinative evidence.

The Petitioner suggests that the following questions should be solicited:

- 1. For the past year, what is the percentage of total hours worked at the petitioned-for store that were worked by borrowed employees whose assigned home stores are included within the unit sought by Starbucks?
- 2. For the past year, what is the percentage of total shifts worked at the petitioned-for store that were worked by borrowed employees whose assigned home stores are included within the unit sought by Starbucks?
- 3. For the past year, what is the percentage of total hours worked in the unit sought by Starbucks that was worked by borrowed employees whose home store is the petitioned-for store?
- 4. For the past year, what is the percentage of total shifts worked in the unit sought by Starbucks that was worked by borrowed employees whose home store is the petitioned-for store?
- 5. For the past year, what is the percentage of total hours worked by partners assigned to the petitioned-for store as their home store that was worked by them in the capacity of borrowed employees in other stores in the unit sought by Starbucks?
- 6. For the past year, what is the percentage of total shifts worked by partners assigned the petitioned-for store as their home store that was worked by them in the capacity of as borrowed employees in other stores in the unit sought by Starbucks?
- 7. To what extent, if any, do the procedures to arrange, request, and accept shift swaps between stores differ from the procedures described in *Buffalo I*, p.20; *Buffalo II*, p.26; and *Arizona I*, p.16. Please describe any differences. Please attach all evidence of discipline imposed upon unit employees since January 1, 2020 for not volunteering or for declining additional shifts.

8. To what extent, if any, does the local autonomy in daily operations and labor relations differ from that described in *Buffalo I*, p.17-18; *Buffalo II*, p.22-24; and *Arizona I*, p.13-

14. Please describe any differences

IV. Conclusion

The Act, §9(c)(1), requires a pre-election hearing in disputed RC cases. 29 U.S.C. §

159(c)(1). However, the Act does not require the Board to have a pre-election hearing over any

issue the parties deem necessary. A Regional Director is empowered with vast discretion to

analyze proffered evidence and determine the issues in dispute at the hearing. The Regional

Director is urged to exercise this power in order to uphold the integrity of its administrative

processes and the employees' Section 7 rights in future cases.

Starbucks should be required to make an offer of proof in support of its assertion that the

only appropriate unit is multi-location. If it is unable to show that it could meet its burden, it

should be barred from litigating the issue.

This 16th day of February, 2022.

s/ Matthew D. Areman

Markowitz and Richman 123 S. Broad Street, Suite 2020

Philadelphia, PA 19109

(215) 875-3128

mareman@markowitzandrichman.com

Counsel for the Petitioner

7

CERTIFICATE OF SERVICE

I hereby certify that on February 15, 2022, I submitted the foregoing MOTION TO BAR

RECEIPT OF EVIDENCE PURSUANT TO BOARD'S RULES AND REGULATIONS §

102.66(c) to the National Labor Relations Board, Region 5 via the NLRB e-filing system, and served a copy of the same on the following via e-mail:

Sean R. Marshall, Regional Director National Labor Relations Board – Region 5 100 S. Charles Street Suite 600 Baltimore, MD 21201-2733 VIA ELECTRONIC FILING ONLY

Cameron Myers, Field Examiner
National Labor Relations Board – Region 5
100 S. Charles Street
Suite 600
Baltimore, MD 21201-2733
Email: Cameron.Myers@nlrb.gov

Michael Moschel, Esquire Littler 333 Commerce Street – Suite 1450 Nashville, TN 37201 Email: MMoschel@littler.com

Jennifer Jones, Esquire Littler 321 N. Clark Street – Suite 1100 Chicago, IL 60654 Email: JeLJones@littler.com

By: <u>s/ Matthew D. Areman</u>

Form NLRB-4910 (4-2015)



United States of America National Labor Relations Board NOTICE OF ELECTION



<u>PURPOSE OF ELECTION</u>: This election is to determine the representative, if any, desired by the eligible employees for purposes of collective bargaining with their employer. (See VOTING UNIT in this Notice of Election for description of eligible employees.) A majority of the valid ballots cast will determine the results of the election. Only one valid representation election may be held in a 12-month period.

<u>SECRET BALLOT</u>: The election will be by secret ballot carried out through the U.S. mail under the supervision of the Regional Director of the National Labor Relations Board (NLRB). A sample of the official ballot is shown on the next page of this Notice. Voters will be allowed to vote without interference, restraint, or coercion. Employees eligible to vote will receive in the mail *Instructions to Employees Voting by United States Mail*, a ballot, a blue envelope, and a yellow self-addressed envelope needing no postage.

<u>ELIGIBILITY RULES</u>: Employees eligible to vote are those described under the VOTING UNIT on the next page and include employees who did not work during the designated payroll period because they were ill or on vacation or temporarily laid off. In a mail ballot election, employees are eligible if they are in the VOTING UNIT during both the designated payroll period and on the date they mail in their ballots. Employees who have quit or been discharged for cause since the designated payroll period and who have not been rehired or reinstated prior to the date of this election, or, in a mail ballot election, before the date they mail in their ballots, are not eligible to vote.

<u>CHALLENGE OF VOTERS</u>: An agent of the Board or an authorized observer may question the eligibility of a voter. Such challenge must be made at the time the ballots are counted.

<u>AUTHORIZED OBSERVERS</u>: Each party may designate an equal number of observers, this number to be determined by the NLRB. These observers (a) act as checkers at the counting of ballots; (b) assist in identifying voters; (c) challenge voters and ballots; and (d) otherwise assist the NLRB.

METHOD AND DATE OF ELECTION

The election will be conducted by United States mail. The mail ballots will be mailed to employees employed in the appropriate collective-bargaining unit. At 3:00 p.m. on Tuesday, March 29, 2022, ballots will be mailed to voters from the National Labor Relations Board, Region 05, BANK OF AMERICA CENTER, TOWER II, 100 S. CHARLES STREET, STE 600, BALTIMORE, MD 21201. Voters must sign the outside of the envelope in which the ballot is returned. Any ballot received in an envelope that is not signed will be automatically void.

Those employees who believe that they are eligible to vote and did not receive a ballot in the mail by Tuesday, April 5, 2022, should communicate immediately with the National Labor Relations Board by either calling the Region 05 Office at (410)962-2822 or our national toll-free line at 1-844- 762-NLRB (1-844- 762-6572). All ballots will be commingled and counted at the Region 05 Office on Tuesday, April 19, 2022 at 3:00 p.m. In order to be valid and counted, the returned ballots must be received in the Region 05 Office prior to the counting of the ballots.

Form NLRB-4910 (4-2015)



United States of America National Labor Relations Board NOTICE OF ELECTION



VOTING UNIT

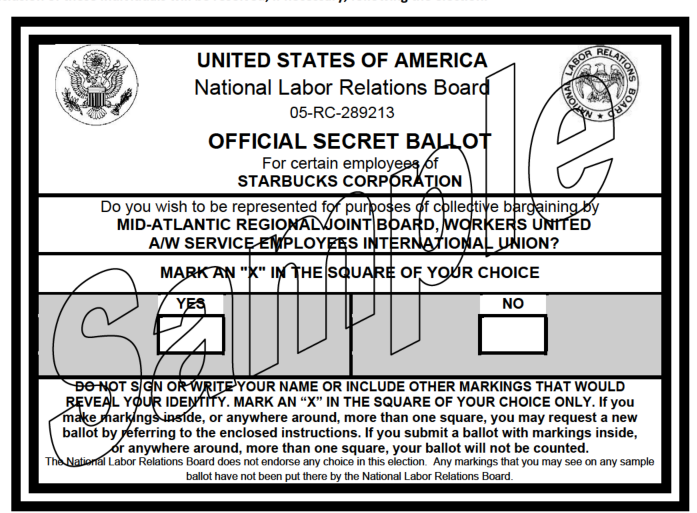
EMPLOYEES ELIGIBLE TO VOTE:

Those eligible to vote are: All full-time and regular part-time baristas and shift supervisors employed by the Employer at its facility currently located at 6980 Forest Hill Avenue, Richmond, Virginia, who were employed by the Employer during the payroll period ending February 20, 2022.

EMPLOYEES NOT ELIGIBLE TO VOTE:

Those not eligible to vote are: All office clerical employees, guards, professional employees, and supervisors as defined in the Act.

Others permitted to vote: The parties have agreed that assistant store managers may vote in the election, but their ballots will be challenged since their eligibility has not been resolved. No decision has been made regarding whether the individuals in this classification or group are included in, or excluded from, the bargaining unit. The eligibility or inclusion of these individuals will be resolved, if necessary, following the election.



WARNING: This is the only official notice of this election and must not be defaced by anyone. Any markings that you may see on any sample ballot or anywhere on this notice have been made by someone other than the National Labor Relations Board, and have not been put there by the National Labor Relations Board. The National Labor Relations Board is an agency of the United States Page 2 of 3 Government, and does not endorse any choice in the election.

Form NLRB-4910 (4-2015)



United States of America National Labor Relations Board

RELATION S B

NOTICE OF ELECTION

RIGHTS OF EMPLOYEES - FEDERAL LAW GIVES YOU THE RIGHT TO:

- Form, join, or assist a union
- Choose representatives to bargain with your employer on your behalf
- Act together with other employees for your benefit and protection
- Choose not to engage in any of these protected activities
- In a State where such agreements are permitted, the Union and Employer may enter into a lawful union-security agreement requiring employees to pay periodic dues and initiation fees. Nonmembers who inform the Union that they object to the use of their payments for nonrepresentational purposes may be required to pay only their share of the Union's costs of representational activities (such as collective bargaining, contract administration, and grievance adjustment).

It is the responsibility of the National Labor Relations Board to protect employees in the exercise of these rights.

The Board wants all eligible voters to be fully informed about their rights under Federal law and wants both Employers and Unions to know what is expected of them when it holds an election.

If agents of either Unions or Employers interfere with your right to a free, fair, and honest election the election can be set aside by the Board. When appropriate, the Board provides other remedies, such as reinstatement for employees fired for exercising their rights, including backpay from the party responsible for their discharge.

The following are examples of conduct that interfere with the rights of employees and may result in setting aside of the election:

- Threatening loss of jobs or benefits by an Employer or a Union
- Promising or granting promotions, pay raises, or other benefits, to influence an employee's vote by a party capable of carrying out such promises
- An Employer firing employees to discourage or encourage union activity or a Union causing them to be fired to encourage union activity
- Making campaign speeches to assembled groups of employees on company time where attendance is mandatory, within the 24-hour period before the mail ballots are dispatched
- Incitement by either an Employer or a Union of racial or religious prejudice by inflammatory appeals
- Threatening physical force or violence to employees by a Union or an Employer to influence their votes

The National Labor Relations Board protects your right to a free choice.

Improper conduct will not be permitted. All parties are expected to cooperate fully with this Agency in maintaining basic principles of a fair election as required by law.

Anyone with a question about the election may contact the NLRB Office at (410)962-2822 or visit the NLRB website www.nlrb.gov for assistance.

United States of America National Labor Relations Board

Instructions to Eligible Employees Voting By United States Mail



INSTRUCTIONS

- 1. MARK YOUR BALLOT IN SECRET BY PLACING AN \underline{X} IN THE APPROPRIATE BOX. DO NOT SIGN OR WRITE YOUR NAME OR INCLUDE OTHER MARKINGS THAT WOULD REVEAL YOUR IDENTITY.
- 2. IF YOU SUBMIT A BALLOT WITH MARKINGS INSIDE, OR ANYWHERE AROUND, MORE THAN ONE SQUARE, YOUR BALLOT WILL NOT BE COUNTED. YOU MAY REQUEST A NEW BALLOT BY CALLING THE REGIONAL OFFICE AT THE NUMBER BELOW.
- 3. IT IS IMPORTANT TO MAINTAIN THE SECRECY OF YOUR BALLOT. DO NOT SHOW YOUR BALLOT TO ANYONE AFTER YOU HAVE MARKED IT.
- 4. PUT YOUR BALLOT IN THE BLUE ENVELOPE AND SEAL THE ENVELOPE.
- 5. PUT THE BLUE ENVELOPE CONTAINING THE BALLOT INTO THE YELLOW ADDRESSED RETURN ENVELOPE.
- 6. SIGN THE BACK OF THE YELLOW RETURN ENVELOPE IN THE SPACE PROVIDED. TO BE COUNTED, THE YELLOW RETURN ENVELOPE MUST BE SIGNED.
- 7. DO NOT PERMIT ANY PARTY THE EMPLOYER, THE UNION(S), OR THEIR REPRESENTATIVES, OR AN EMPLOYEE-PETITIONER TO HANDLE, COLLECT, OR MAIL YOUR BALLOT.
- 8. MAIL THE BALLOT IMMEDIATELY. NO POSTAGE IS NECESSARY. For further information, call the Regional Office at:

410-962-2822

TO BE COUNTED, YOUR BALLOT MUST REACH THE REGIONAL OFFICE

BY 3:00 p.m., 4/19/2022

RIGHTS OF EMPLOYEES

Under the National Labor Relations Act, employees have the right:

- To self-organization
- To form, join, or assist labor organizations
- To bargain collectively through representatives of their own choosing
- To act together for the purposes of collective bargaining or other mutual aid or protection
- To refuse to do any or all of these things unless the union and employer, in a state
 where such agreements are permitted, enter into a lawful union-security agreement
 requiring employees to pay periodic dues and initiation fees. Nonmembers who inform
 the union that they object to the use of their payments for non representational
 purposes may be required to pay only their share of the union's costs of
 representational activities (such as collective bargaining, contract administration, and
 grievance adjustment).

It is the responsibility of the National Labor Relations Board to protect employees in the exercise of these rights.

The Board wants all eligible voters to be fully informed about their rights under Federal law and wants both employers and unions to know what is expected of them when it holds an election.

If agents of either unions or employers interfere with your right to a free, fair, and honest election, the election can be set aside by the Board. Where appropriate, the Board provides other remedies, such as reinstatement for employees fired for exercising their rights, including backpay from the party responsible for their discharge.

The following are examples of conduct that interfere with the rights of employees and may result in the setting aside of the election:

- Threatening loss of jobs or benefits by an employer or a union
- Promising or granting promotions, pay raises, or other benefits to influence an employee's vote by a party capable of carrying out such promises
- An employer firing employees to discourage or encourage union activity or a union causing them to be fired to encourage union activity
- Incitement by either an employer or a union of racial or religious prejudice by inflammatory appeals
- Threatening physical force or violence to employees by a union or an employer to influence their votes.

The National Labor Relations Board protects your right to a free choice

Improper conduct will not be permitted. All parties are expected to cooperate fully with this Agency in maintaining basic principles of a fair election as required by law. The National Labor Relations Board as an agency of the United States Government does not endorse any choice in the election.

NATIONAL LABOR RELATIONS BOARD an agency of the UNITED STATES GOVERNMENT

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD

STIPULATED ELECTION AGREEMENT

Starbucks Corporation

Case 05-RC-289213

The parties **AGREE AS FOLLOWS**:

- 1. PROCEDURAL MATTERS. The parties waive their right to a hearing and agree that any notice of hearing previously issued in this matter is withdrawn, that the petition is amended to conform to this Agreement, and that the record of this case shall include this Agreement and be governed by the Board's Rules and Regulations.
- **2. COMMERCE.** The Employer is engaged in commerce within the meaning of Section 2(6) and (7) of the National Labor Relations Act and a question affecting commerce has arisen concerning the representation of employees within the meaning of Section 9(c).

The Employer, Starbucks Corporation, a corporation with an office and principal place of business in Seattle, Washington, is engaged in the retail operation of restaurants, including at its store currently located at 6980 Forest Hill Avenue, Richmond, Virginia. During the 12-month period ending February 28, 2022, the Employer, in conducting its operations described herein, derived gross revenues in excess of \$500,000, and during that same period, the Employer purchased and received, at its Richmond, Virginia facility, goods valued in excess of \$5,000 directly from points located outside the Commonwealth of Virginia.

- **3. LABOR ORGANIZATION.** The Petitioner is an organization in which employees participate, and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work and is a labor organization within the meaning of Section 2(5) of the Act.
- **4. ELECTION.** The election will be conducted by United States mail. The mail ballots will be mailed to employees employed in the appropriate collective-bargaining unit from the office of the National Labor Relations Board, Region 05, Bank of America Center, Tower II, 100 S. Charles Street, Ste. 600, Baltimore, MD 21201, on March 29, 2022, at 3:00 p.m. Voters must sign the outside of the envelope in which the ballot is returned. Any ballot received in an envelope that is not signed will be automatically void.

Those employees who believe that they are eligible to vote and did not receive a ballot in the mail by April 5, 2022, should communicate immediately with the National Labor Relations Board by calling the Baltimore Regional Office at (410) 962-2822.

All ballots will be commingled and counted at the Baltimore Regional Office on April 19, 2022, at 3:00 p.m. In order to be valid and counted, the returned ballots must be received in the Baltimore Regional Office prior to the counting of the ballots. Due to restrictions related to the COVID-19 pandemic, and at the Regional Director's discretion, the parties may not be permitted to attend the ballot count in person. In that event, the counting of ballots will take place via videoconference.

If the election and/or count is postponed or canceled, the Regional Director, in his discretion, may reschedule the date, time, and place of the election and/or count.

5. UNIT AND ELIGIBLE VOTERS. The following unit is appropriate for the purposes of collective bargaining within the meaning of Section 9(b) of the Act:

Initials: JJ/MDA

All full-time and regular part-time baristas and shift supervisors employed by the Employer at its facility currently located at 6980 Forest Hill Avenue, Richmond, Virginia, but excluding all office clerical employees, guards, professional employees, and supervisors as defined in the Act.

Those eligible to vote in the election are employees in the above unit who were employed during the payroll period ending February 20, 2022, including employees who did not work during that period because they were ill, on vacation, or were temporarily laid off. In a mail ballot election, employees are eligible to vote if they are in the above unit on both the payroll period ending date and on the date they mail in their ballots to the Board's designated office.

Employees engaged in any economic strike, who have retained their status as strikers and who have not been permanently replaced are also eligible to vote. In addition, employees engaged in an economic strike which commenced less than 12 months before the election date, who have retained their status as strikers but who have been permanently replaced, as well as their replacements are eligible to vote. Employees who are otherwise eligible but who are in the military services of the United States may vote if they appear in person at the polls or by mail as described above in paragraph 4.

Ineligible to vote are (1) employees who have quit or been discharged for cause after the designated payroll period for eligibility, and, in a mail ballot election, before they mail in their ballots to the Board's designated office, (2) employees engaged in a strike who have been discharged for cause since the commencement thereof and who have not been rehired or reinstated before the election date, and (3) employees engaged in an economic strike which began more than 12 months before the election date who have been permanently replaced.

Others permitted to vote: The parties have agreed that assistant store managers may vote in the election, but their ballots will be challenged since their eligibility has not been resolved. No decision has been made regarding whether the individuals in this classification or group are included in, or excluded from, the bargaining unit. The eligibility or inclusion of these individuals will be resolved, if necessary, following the election.

- 6. VOTER LIST. Within 4 business days after the Regional Director has approved this Agreement, the Employer must provide to the Regional Director and all of the other parties a voter list of the full names, work locations, shifts, job classifications, and contact information (including home addresses, available personal email addresses, and available personal home and cellular telephone numbers) of all eligible voters. The Employer must also include, in a separate section of that list, the same information for those individuals whom the parties have agreed should be permitted to vote subject to challenge. The list must be filed in common, everyday electronic file formats that can be searched. Unless otherwise agreed to by the parties, the list must be provided in a table in a Microsoft Word file (.doc or docx) or a file that is compatible with Microsoft Word (.doc or docx). The first column of the list must begin with each employee's last name and the list must be alphabetized (overall or by department) by last name. The font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. When feasible, the list must be filed electronically with the Regional Director and served electronically on the parties. The Employer must file with the Regional Director a certificate of service of the list on all parties.
- 7. THE BALLOT. The Regional Director, in his or her discretion, will decide the language(s) to be used on the election ballot. All parties should notify the Region as soon as possible of the need to have the Notice of Election and/or ballots translated.

Case 05-RC-289213

Page 2

The question on the ballot will be "Do you wish to be represented for purposes of collective bargaining by Mid-Atlantic Regional Joint Board, Workers United a/w Service Employees International Union?" The choices on the ballot will be "Yes" or "No".

- **8. NOTICE OF ELECTION.** The Regional Director, in his or her discretion, will decide the language(s) to be used on the Notice of Election. The Employer must post copies of the Notice of Election in conspicuous places, including all places where notices to employees in the unit are customarily posted, at least three (3) full working days prior to 12:01 a.m. of the day the ballots are mailed to employees. The Employer must also distribute the Notice of Election electronically, if the Employer customarily communicates with employees in the unit electronically. Failure to post or distribute the Notice of Election as required shall be grounds for setting aside the election whenever proper and timely objections are filed.
- **9. NOTICE OF ELECTION ONSITE REPRESENTATIVE.** The following individual will serve as the Employer's designated Notice of Election onsite representative:

Salina Fisher-Guy, District Manager sfisherg@starbucks.com
Phone: 804-456-8011

- **10. ACCOMMODATIONS REQUIRED.** All parties should notify the Region as soon as possible of any voters, potential voters, or other participants in this election who have handicaps falling within the provisions of Section 504 of the Rehabilitation Act of 1973, as amended, and 29 C.F.R. 100.503, and who in order to participate in the election need appropriate auxiliary aids, as defined in 29 C.F.R. 100.503, and request the necessary assistance.
- **11. OBSERVERS.** Each party may designate an equal number of authorized observers to participate in the count, including challenging the eligibility of voters.
- **12. TALLY OF BALLOTS.** Upon conclusion of the election, the ballots will be counted and a tally of ballots prepared and immediately made available to the parties.
- **13. POSTELECTION AND RUNOFF PROCEDURES.** All procedures after the ballots are counted shall conform with the Board's Rules and Regulations.
- **14. NON-PRECEDENT SETTING.** The details set forth in this stipulated election agreement do not create precedent and are only applicable to this case and therefore neither the Employer nor the Petitioner (or any of its affiliates) will attempt to reference or use this stipulated election agreement in any proceeding other than in Case 05-RC-289213, and no party waives any rights to litigate issues in any other proceeding.

				c Regional Joint Board Service Employees Int	•	
Starbucks Corporation			Union			
	(Employer)			(Petitioner)		
By: /s/ Jennifer L. Jones 3/4/2022			Ву:	/ Matthew D. Areman 3/4/2022		
	(Signature)	(Date)		(Signature)	(Date)	
Print Name:	Jennifer L. Jones		Print Name:	Matthew D. Areman		

Initials: JJ/MDA

Recommended: /s/ Cameron F. Myers 3/4/2022

Cameron F. Myers, Field Examiner (Date)

Date approved: March 4, 2022

/s/ Sean R. Marshall

Regional Director, Region 05
National Labor Relations Board

Initials: <u>JJ/MDA</u>
Case 05-RC-289213
Page 4

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD

STIPULATED ELECTION AGREEMENT

Starbucks Corporation

Case 05-RC-289221

The parties **AGREE AS FOLLOWS**:

- 1. PROCEDURAL MATTERS. The parties waive their right to a hearing and agree that any notice of hearing previously issued in this matter is withdrawn, that the petition is amended to conform to this Agreement, and that the record of this case shall include this Agreement and be governed by the Board's Rules and Regulations.
- **2. COMMERCE.** The Employer is engaged in commerce within the meaning of Section 2(6) and (7) of the National Labor Relations Act and a question affecting commerce has arisen concerning the representation of employees within the meaning of Section 9(c).

The Employer, Starbucks Corporation, a corporation with an office and principal place of business in Seattle, Washington, is engaged in the retail operation of restaurants, including at its store currently located at 11136 Midlothian Turnpike, North Chesterfield, Virginia. During the 12-month period ending February 28, 2022, the Employer, in conducting its operations described herein, derived gross revenues in excess of \$500,000, and during that same period, the Employer purchased and received, at its Richmond, Virginia facility, goods valued in excess of \$5,000 directly from points located outside the Commonwealth of Virginia.

- **3. LABOR ORGANIZATION.** The Petitioner is an organization in which employees participate, and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work and is a labor organization within the meaning of Section 2(5) of the Act.
- **4. ELECTION.** The election will be conducted by United States mail. The mail ballots will be mailed to employees employed in the appropriate collective-bargaining unit from the office of the National Labor Relations Board, Region 05, Bank of America Center, Tower II, 100 S. Charles Street, Ste. 600, Baltimore, MD 21201, on March 29, 2022, at 3:00 p.m. Voters must sign the outside of the envelope in which the ballot is returned. Any ballot received in an envelope that is not signed will be automatically void.

Those employees who believe that they are eligible to vote and did not receive a ballot in the mail by April 5, 2022, should communicate immediately with the National Labor Relations Board by calling the Baltimore Regional Office at (410) 962-2822.

All ballots will be commingled and counted at the Baltimore Regional Office on April 19, 2022, at 3:00 p.m. In order to be valid and counted, the returned ballots must be received in the Baltimore Regional Office prior to the counting of the ballots. Due to restrictions related to the COVID-19 pandemic, and at the Regional Director's discretion, the parties may not be permitted to attend the ballot count in person. In that event, the counting of ballots will take place via videoconference.

If the election and/or count is postponed or canceled, the Regional Director, in his discretion, may reschedule the date, time, and place of the election and/or count.

5. UNIT AND ELIGIBLE VOTERS. The following unit is appropriate for the purposes of collective bargaining within the meaning of Section 9(b) of the Act:

Initials: JJ/MA

All full-time and regular part-time baristas and shift supervisors employed by the Employer at its facility currently located at 11136 Midlothian Turnpike, North Chesterfield, Virginia, but excluding all office clerical employees, guards, professional employees, and supervisors as defined in the Act.

Those eligible to vote in the election are employees in the above unit who were employed during the **payroll period ending February 20**, **2022**, including employees who did not work during that period because they were ill, on vacation, or were temporarily laid off. In a mail ballot election, employees are eligible to vote if they are in the above unit on both the payroll period ending date and on the date they mail in their ballots to the Board's designated office.

Employees engaged in any economic strike, who have retained their status as strikers and who have not been permanently replaced are also eligible to vote. In addition, employees engaged in an economic strike which commenced less than 12 months before the election date, who have retained their status as strikers but who have been permanently replaced, as well as their replacements are eligible to vote. Employees who are otherwise eligible but who are in the military services of the United States may vote if they appear in person at the polls or by mail as described above in paragraph 4.

Ineligible to vote are (1) employees who have quit or been discharged for cause after the designated payroll period for eligibility, and, in a mail ballot election, before they mail in their ballots to the Board's designated office, (2) employees engaged in a strike who have been discharged for cause since the commencement thereof and who have not been rehired or reinstated before the election date, and (3) employees engaged in an economic strike which began more than 12 months before the election date who have been permanently replaced.

<u>Others permitted to vote</u>: The parties have agreed that assistant store managers may vote in the election, but their ballots will be challenged since their eligibility has not been resolved. No decision has been made regarding whether the individuals in this classification or group are included in, or excluded from, the bargaining unit. The eligibility or inclusion of these individuals will be resolved, if necessary, following the election.

- **6. VOTER LIST.** Within 4 business days after the Regional Director has approved this Agreement, the Employer must provide to the Regional Director and all of the other parties a voter list of the full names, work locations, shifts, job classifications, and contact information (including home addresses, available personal email addresses, and available personal home and cellular telephone numbers) of all eligible voters. The Employer must also include, in a separate section of that list, the same information for those individuals whom the parties have agreed should be permitted to vote subject to challenge. The list must be filed in common, everyday electronic file formats that can be searched. Unless otherwise agreed to by the parties, the list must be provided in a table in a Microsoft Word file (.doc or docx) or a file that is compatible with Microsoft Word (.doc or docx). The first column of the list must begin with each employee's last name and the list must be alphabetized (overall or by department) by last name. The font size of the list must be the equivalent of Times New Roman 10 or larger. That font does not need to be used but the font must be that size or larger. When feasible, the list must be filed electronically with the Regional Director and served electronically on the parties. The Employer must file with the Regional Director a certificate of service of the list on all parties.
- **7. THE BALLOT.** The Regional Director, in his or her discretion, will decide the language(s) to be used on the election ballot. All parties should notify the Region as soon as possible of the need to have the Notice of Election and/or ballots translated.

Initials: <u>JJ/MA</u>

The question on the ballot will be "Do you wish to be represented for purposes of collective bargaining by Mid-Atlantic Regional Joint Board, Workers United a/w Service Employees International Union?" The choices on the ballot will be "Yes" or "No".

- **8. NOTICE OF ELECTION.** The Regional Director, in his or her discretion, will decide the language(s) to be used on the Notice of Election. The Employer must post copies of the Notice of Election in conspicuous places, including all places where notices to employees in the unit are customarily posted, at least three (3) full working days prior to 12:01 a.m. of the day the ballots are mailed to employees. The Employer must also distribute the Notice of Election electronically, if the Employer customarily communicates with employees in the unit electronically. Failure to post or distribute the Notice of Election as required shall be grounds for setting aside the election whenever proper and timely objections are filed.
- **9. NOTICE OF ELECTION ONSITE REPRESENTATIVE.** The following individual will serve as the Employer's designated Notice of Election onsite representative:

Salina Fisher-Guy, District Manager sfisherg@starbucks.com
Phone: 804-456-8011

- **10. ACCOMMODATIONS REQUIRED.** All parties should notify the Region as soon as possible of any voters, potential voters, or other participants in this election who have handicaps falling within the provisions of Section 504 of the Rehabilitation Act of 1973, as amended, and 29 C.F.R. 100.503, and who in order to participate in the election need appropriate auxiliary aids, as defined in 29 C.F.R. 100.503, and request the necessary assistance.
- **11. OBSERVERS.** Each party may designate an equal number of authorized observers to participate in the count, including challenging the eligibility of voters.
- **12. TALLY OF BALLOTS.** Upon conclusion of the election, the ballots will be counted and a tally of ballots prepared and immediately made available to the parties.
- **13. POSTELECTION AND RUNOFF PROCEDURES.** All procedures after the ballots are counted shall conform with the Board's Rules and Regulations.
- **14. NON-PRECEDENT SETTING.** The details set forth in this stipulated election agreement do not create precedent and are only applicable to this case and therefore neither the Employer nor the Petitioner (or any of its affiliates) will attempt to reference or use this stipulated election agreement in any proceeding other than in Case 05-RC-289221, and no party waives any rights to litigate issues in any other proceeding.

Starbucks Corporation (Employer)			United a/w Service Employees International Union		
			(Petitioner)		
Ву:		3/4/22	Ву:	/s/ Matthew D. Aremar	
	(Signature)	(Date)		(Signature)	(Date)
Print Name:	Jennifer L. Jones		Print Name:	Matthew D. Areman	

Initials: JJ/MA

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Recommended: /s/ Cameron F. Myers 3/4/22

Cameron F. Myers, Field Examiner (Date)

Date approved: March 4, 2022

/s/ Sean R. Marshall

Regional Director, Region 05
National Labor Relations Board